

Food Bill 2002

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to repeal the *Food Act 1989* and to enact new food laws as a result of an agreement between the Commonwealth, States, Territories and New Zealand dealing with the implementation of uniform food laws.

Outline of provisions

Part 1 Preliminary

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Clause 3 states the objects of the proposed Act, namely:

- (a) to ensure food for sale is both safe and suitable for human consumption,
- (b) to prevent misleading conduct in connection with the sale of food,
- (c) to provide for the application in this State of the Food Standards Code.

Clause 4 defines certain words and expressions used in the proposed Act. In particular, it defines:

- (a) *appropriate enforcement agency* as the enforcement agency prescribed by the regulations for the purposes of the relevant provision of the proposed Act, and
- (b) Food Standards Code as the Australia New Zealand Food Standards Code as defined in the Food Standards Australia New Zealand Act 1991 of the Commonwealth (as modified in accordance with regulations referred to in clause 140 or 141), and
- (c) *Food Safety Standards* as the standards contained in Chapter 3 of the Food Standards Code, and
- (d) regulatory authority as the Director-General of the Department of Health.

Clause 5 defines *food* for the purposes of the proposed Act.

Clause 6 defines *food business* for the purposes of the proposed Act. It means a business, enterprise or activity (other than a business, enterprise or activity that is primary food production) that involves the handling of food intended for sale, or the sale of food, regardless of whether the business, enterprise or activity concerned is of a commercial, charitable or community nature or whether it involves the handling or sale of food on one occasion only.

Clause 7 defines *primary food production* for the purposes of the proposed Act.

Clause 8 defines *unsafe food* for the purposes of the proposed Act.

Clause 9 defines *unsuitable food* for the purposes of the proposed Act.

Clause 10 provides that Part 5 (improvement notices and prohibition orders for premises and equipment), Part 7 (auditing) and Part 8 (notification and registration of food businesses and approval of food premises) do not apply to or in respect of primary food production.

Clause 11 provides that certain food offences and the Parts referred to in the previous paragraph do not apply to a water supplier in respect of the supply of water for human consumption through a reticulated water system.

Clause 12 provides that the proposed Act and the regulations made under it prevail over other legislation where there are inconsistencies. The clause also requires the approval of the Minister to the making of any statutory rule that deals with certain specified matters relating to food and vehicles, premises and places in which food is sold or handled for sale.

Part 2 Offences relating to food

Division 1 Serious offences relating to food

Clause 13 creates offences of handling food intended for sale in a manner that the person knows will render, or is likely to render, the food unsafe or in a manner that the person ought reasonably to know is likely to render the food unsafe.

Clause 14 creates offences of selling food that the person knows is unsafe or ought reasonably to know is unsafe.

Clause 15 creates offences of causing food intended for sale to be falsely described if the person knows, or ought reasonably to know, that a consumer of the food who relies on the description will, or is likely to, suffer physical harm. Offences are also created of selling food that the person knows is falsely described and will, or is likely to, cause physical harm to a consumer of the food who relies on the description or that the person ought reasonably to know is falsely described and is likely to cause physical harm to a consumer of the food who relies on the description.

Division 2 Other offences relating to food

This Division creates a number of offences that are of a strict liability nature and have lower penalties than those contained in Division 1.

Clause 16 creates offences of handling food intended for sale in a manner that will render, or is likely to render, the food unsafe and of selling food that is unsafe.

Clause 17 creates offences of handling food intended for sale in a manner that will render, or is likely to render, the food unsuitable and of selling food that is unsuitable.

Clause 18 creates an offence of engaging in conduct (in the course of carrying on a food business) that is misleading or deceptive or is likely to mislead or deceive in relation to the advertising, packaging or labelling of food intended for sale or the sale of food. An offence is also created of causing food to be advertised, packaged or labelled in a way that falsely describes the food, for the purpose of effecting or promoting the sale of the food in the course of carrying on a food business. An offence is also created of selling food (in the course of carrying on a food business) that is packaged or labelled in a way that falsely describes the food.

Clause 19 creates an offence of supplying food (in the course of carrying on a food business) by way of sale if the food is not of the nature or substance demanded by the purchaser.

Clause 20 creates an offence of selling equipment that if used for the purposes for which it was designed or intended to be used:

- (a) would render or be likely to render food unsafe, or
- (b) would put other equipment, or would be likely to put other equipment, in such a condition that, if the other equipment were used for the purposes for which it was designed or intended to be used, it would render, or be likely to render, food unsafe.

An offence is also created of selling packaging or labelling material that if used for the purposes for which it was designed or intended to be used would render or be likely to render food unsafe.

Clause 21 creates an offence of not complying with any requirement imposed on the person by a provision of the Food Standards Code in relation to the conduct of a food business or to food intended for sale or food for sale.

The following offences are also created:

- (a) selling any food that does not comply with any requirement of the Food Standards Code that relates to the food,
- (b) selling or advertising for sale any food that is packaged or labelled in a manner that contravenes a provision of the Food Standards Code,
- (c) selling or advertising for sale any food in a manner that contravenes a provision of the Food Standards Code.

Clause 22 specifies a number of circumstances in which food is taken to be falsely described for the purposes of the Part.

Clause 23 makes it clear that the offences also apply to food intended for sale outside New South Wales. However, there is a defence contained in clause 25 in relation to food for export.

Division 3 Defences

Clause 24 provides certain defences to an offence under the Part in relation to the publication of advertisements.

Clause 25 provides a defence to an offence under the Part if the food in question was for export and complied with the laws of the place to which it was being exported.

Clause 26 provides a defence to an offence under the Part if the person concerned proves that they took all reasonable precautions and exercised due diligence in order to prevent the offence. An example of a way in which the requirements of the clause can be complied with is given.

Clause 27 removes any defence of a mistaken but reasonable belief as to the facts that constituted the offence in relation to offences under Division 2.

Clause 28 provides a defence in relation to certain offences under the Part that involve handling food intended for sale in a manner that will, or is likely to, render the food unsafe or unsuitable if the defendant proves that the defendant destroyed or disposed of the food immediately after the food was handled in that manner.

Clause 29 provides a defence in relation to certain offences under the Part of selling equipment or packaging or labelling material that will, or is likely to, render food unsafe if the defendant proves that they reasonably believed that the equipment or material concerned was not intended for use in connection with the handling of food.

Part 3 Emergency powers

Clause 30 allows an order to be made under the Part by the regulatory authority only if the regulatory authority has reasonable grounds to believe that the making of the order is necessary to prevent or reduce the possibility of a serious danger to public health or to mitigate the adverse consequences of a serious danger to public health.

Clause 31 enables an emergency order to be made in relation to food. Such an order may, for example, require the publication of warnings about unsafe food, prohibit the cultivating or taking of food from a particular area, prohibit certain food from being advertised or sold or require particular food to be destroyed or disposed of.

Clause 32 enables recall orders to be made requiring certain matters to be disclosed to the public about the food concerned. A person bound by a recall order must notify the regulatory authority when the recall is completed and is liable for the costs involved in the recall.

Clause 33 sets out the manner of making emergency orders under the Part and sets out other procedural requirements relating to such orders.

Clause 34 enables a person who is bound by an order under the Part to apply to the regulatory authority for compensation if the person considers that there were insufficient grounds for the making of the order.

Clause 35 creates an offence of failing to comply with an order under the Part.

Clause 36 prevents a court or tribunal from making an interlocutory order in judicial review or other proceedings that has the effect of staying the operation of an order under the Part.

Part 4 Inspection and seizure powers

Division 1 Inspection

Clause 37 sets out the inspection and investigation powers of authorised officers under the proposed Act.

Clause 38 enables an authorised officer to seize food, or a vehicle, equipment, labelling or packaging or advertising material or any other thing that is evidence of an offence against the proposed Act or the regulations or does not comply with the proposed Act or the regulations.

Clause 39 enables an authorised officer to apply for a search warrant to enter premises if there are reasonable grounds for believing that an offence against the proposed Act or the regulations has been or is being committed. In particular, this may be necessary if the premises to be entered are solely residential premises.

Clause 40 creates an offence of failing to comply with a requirement of an authorised officer duly made under the Part.

Clause 41 creates an offence of detaining, removing or tampering with any food or other thing seized by an authorised officer under the Part.

Clause 42 creates an offence of giving false information in connection with a requirement or direction under the proposed Act.

Clause 43 creates an offence of resisting, obstructing or attempting to obstruct an authorised officer or of impersonating, threatening, intimidating or assaulting an authorised officer.

Division 2 Items seized by authorised officers

Clause 44 enables an authorised officer who seizes an item under the Part to detain it at the premises where it was found or to remove it and detain it at another place.

Clause 45 requires an authorised officer to give a notice containing certain specified information to the person from whom an item is seized under the Part.

Clause 46 enables an authorised officer to destroy food that is seized and that has decomposed or poses an immediate risk to health or property.

Clause 47 provides that an item seized under the Part is to be returned if there is no evidence that there has been a contravention of the proposed Act or the regulations.

Clause 48 provides that after a certain period of time an item seized under the Part is forfeited to the Crown and may be destroyed, sold or otherwise disposed of.

Clause 49 provides that the owner of a seized item is liable for costs incurred in connection with its lawful destruction or disposal.

Clause 50 provides that a forfeited item must be returned, if possible, if there has been no contravention of the proposed Act or the regulations.

Clause 51 enables a person to apply in certain circumstances for compensation in relation to a seized item if there has been no contravention of the proposed Act or the regulations and the item cannot be returned or has depreciated in value.

Clause 52 enables a person claiming entitlement to an item seized under the Part to apply to the District Court or a Local Court for an order disallowing the seizure.

Clause 53 allows the enforcement agency concerned to appear as respondent at the hearing of an application for such an order.

Clause 54 enables the court to make an order disallowing the seizure of an item in certain circumstances.

Clause 55 enables the court to make certain ancillary orders, for example, an order for compensation.

Clause 56 enables the court to adjourn the hearing of an application for an order if the item in question is required as evidence in other proceedings.

Part 5 Improvement notices and prohibition orders for premises or equipment

Clause 57 enables an authorised officer to serve an improvement notice on the proprietor of a food business if certain circumstances exist, for example, if premises on which the food business is conducted are unclean or do not comply with the Food Standards Code.

Clause 58 sets out the form that an improvement notice may take. Such a notice may contain certain requirements that are to be complied with in a period of 24 hours or a longer period specified in the notice.

Clause 59 provides that an authorised officer is to note on an improvement notice the date on which it is complied with.

Clause 60 enables the regulatory authority or an enforcement agency to issue a prohibition order on the proprietor of a food business if an improvement notice has not been complied with or it is necessary to prevent or mitigate a serious danger to public health. The clause provides for the form of the order. Such an order may, for example, state that no food intended for sale is to be handled on specified premises or conveyed in a specified vehicle. A certificate of clearance may later be given if the situation giving rise to the making of the order is rectified.

Clause 61 provides for the premises, items or matters to which an improvement notice or a prohibition order may relate.

Clause 62 requires certain information to be specified in an improvement notice or a prohibition order.

Clause 63 enables the proprietor of a food business who has been served with a prohibition order to request a re-inspection of the relevant premises or item.

Clause 64 creates an offence of contravening or failing to comply with a prohibition order.

Clause 65 enables a person to apply to the Administrative Decisions Tribunal for a review of a decision not to issue a certificate of clearance to the person under clause 60.

Clause 66 provides for the payment of compensation in cases where there were no grounds for the making of a prohibition order and a person suffers loss as a result of the making of the order.

Part 6 Taking and analysis of samples

Division 1 Taking of samples

Clause 67 requires an authorised officer to inform the proprietor or person in charge of a food business from which a food sample was taken that the sample is to be analysed.

Clause 68 requires an authorised officer to pay for any food sample taken.

Clause 69 provides that clauses 67 and 68 do not apply to food taken from a food vending machine.

Clause 70 provides that an authorised officer must take the whole of a package of food in certain circumstances rather than breaking up the package.

Clause 71 sets out the procedure to be followed by an authorised officer when taking samples for analysis.

Clause 72 requires an authorised officer to submit samples for analysis under Division 2.

Division 2 Procedures relating to analyses

Clause 73 requires a person carrying out an analysis for the purposes of the proposed Act to comply with the Food Standards Code.

Clause 74 provides for the issue of a certificate of analysis that contains certain information.

Division 3 Approval of laboratories

Clause 75 enables the regulatory authority to approve laboratories for the purposes of carrying out analyses under the proposed Act.

Clause 76 provides that an approval remains in force until cancelled and except during any period of suspension.

Clause 77 requires a person in charge of an approved laboratory to notify the regulatory authority of any direct or indirect interest in a food business.

Clause 78 enables conditions of approvals to be varied and approvals to be suspended or cancelled.

Clause 79 enables certain persons to apply to the Administrative Decisions Tribunal for a review of certain decisions in relation to an approval.

Clause 80 requires the regulatory authority to maintain a list of approved laboratories.

Division 4 Approval of analysts

Clause 81 enables the regulatory authority to approve analysts for the purposes of carrying out analyses under the proposed Act.

Clause 82 provides that an approval remains in force until cancelled and except during any period of suspension.

Clause 83 requires an approved analyst to notify the regulatory authority of any direct or indirect interest in a food business.

Clause 84 enables conditions of approvals to be varied and approvals to be suspended or cancelled.

Clause 85 enables certain persons to apply to the Administrative Decisions Tribunal for a review of certain decisions in relation to an approval.

Clause 86 requires the regulatory authority to maintain a list of approved analysts.

Part 7 Auditing

Division 1 Approval of food safety auditors

Clause 87 enables the regulatory authority to approve food safety auditors for the purposes of the proposed Act.

Clause 88 provides that an approval remains in force until cancelled and except during any period of suspension.

Clause 89 requires an approved food safety auditor to notify the regulatory authority of any direct or indirect interest in a food business.

Clause 90 enables conditions of approvals to be varied and approvals to be suspended or cancelled.

Clause 91 enables certain persons to apply to the Administrative Decisions Tribunal for a review of certain decisions in relation to an approval.

Division 2 Auditing and reporting requirements

Clause 92 requires the proprietor of a food business to ensure that any requirements of the regulations in relation to the preparation, implementation, maintenance or monitoring of a food safety program for the food business are complied with. The clause also requires that the food safety program be audited as frequently as is determined under clause 93.

Clause 93 requires the appropriate enforcement agency to determine a priority classification system for food businesses and to determine how frequently food safety programs for food businesses are to be audited depending on how they are classified. The agency must notify a proprietor of a food business of the priority classification that has been determined for that food business.

Clause 94 sets out the duties of food safety auditors, particularly in relation to the auditing of food safety programs for food businesses.

Clause 95 requires food safety auditors to report to the appropriate enforcement agency on the results of any audit or assessment carried out for the purposes of the proposed Act and if certain significant contraventions of the proposed Act are discovered. A food safety auditor may also report that the priority classification of a food business should be changed.

Clause 96 enables a food safety auditor to change the priority classification of a food business after it has been audited so long as the change is within a certain range within the priority classification system.

Clause 97 requires the regulatory authority to provide certificates of authority to food safety auditors.

Clause 98 requires the regulatory authority to maintain a list of approved food safety auditors.

Clause 99 creates offences of obstructing or impersonating food safety auditors carrying out functions under the proposed Act.

Part 8 Notification and registration of food businesses and approval of food premises

Clause 100 requires the proprietor of a food business to notify the appropriate enforcement agency of certain information required to be notified by the Food Safety Standards.

Clause 101 contains certain exemptions from the operation of clause 100.

Clause 102 makes it an offence for the proprietor of a food business that is required by the regulations to be registered to carry on the business unregistered. The clause sets out the procedure for registration.

Clause 103 sets out the procedure for renewing registration.

Clause 104 provides that the registration of a food business remains in force for the period specified in the certificate of registration unless sooner cancelled and except during any period of suspension.

Clause 105 enables conditions of registration to be varied and registration to be suspended or cancelled.

Clause 106 enables certain persons to apply to the Administrative Decisions Tribunal for a review of certain decisions in relation to registration.

Clause 107 requires each enforcement agency to maintain a list of notified or registered food businesses.

Part 9 Administration

Division 1 Regulatory authority

Clause 108 sets out the functions of the regulatory authority under the proposed Act.

Clause 109 enables the regulatory authority to delegate certain functions under the proposed Act.

Division 2 Functions of enforcement agencies

Clause 110 sets out the functions of enforcement agencies under the proposed Act.

Clause 111 enables the regulatory authority, after consultation with an enforcement agency, to impose conditions or limitations on the exercise of functions under the proposed Act by the enforcement agency.

Clause 112 enables the regulatory authority to adopt national guidelines prepared by Food Standards Australia New Zealand relating to the exercise of functions under the proposed Act and to require enforcement agencies and authorised officers to adopt those guidelines.

Clause 113 requires an enforcement agency to submit certain reports to the regulatory authority relating to the exercise of functions under the proposed Act.

Division 3 Appointment of authorised officers

Clause 114 enables an enforcement agency to appoint suitably qualified persons as authorised officers for the purposes of the proposed Act.

Clause 115 requires enforcement agencies to provide certificates of authority to authorised officers.

Division 4 Advisory committees

Clause 116 enables the Minister to establish advisory committees to assist the regulatory authority in the exercise of its functions.

Clause 117 sets out the functions of advisory committees.

Part 10 Procedural and evidentiary provisions

Clause 118 provides that proceedings for offences under the proposed Act are to be dealt with summarily by a Local Court or by the Supreme Court in its summary jurisdiction.

Clause 119 sets out the time within which proceedings for offences under the proposed Act must be instituted.

Clause 120 enables penalty notices to be issued for prescribed offences under the proposed Act or the regulations.

Clause 121 makes an employer liable for offences committed under the proposed Act by an employee unless the employer establishes that he or she could not have prevented the offence by the exercise of due diligence.

Clause 122 deals with offences committed by corporations and makes directors and other persons concerned in the management of a corporation liable for an offence committed by the corporation unless they satisfy the court that they had no knowledge of the offence or were not in a position to influence the conduct of the corporation or, if they were in such a position, they used all due diligence to prevent the offence.

Clause 123 provides that it is no defence in proceedings for an offence under the proposed Act that the defendant was an employee or agent unless the defendant can show that he or she was under the personal supervision of the proprietor or other person in charge of the food business, place or vehicle concerned in the offence.

Clause 124 enables alternative verdicts to be reached in proceedings for certain offences under the proposed Act.

Clause 125 provides that it is no defence to an offence under the proposed Act or the regulations to argue that samples taken by authorised officers have deteriorated.

Clause 126 puts on the defendant in proceedings for offences under the proposed Act or the regulations the onus of proving the accuracy of certain representations and statements made in connection with food for sale.

Clause 127 specifies some matters that are to be presumed, until the contrary is proved, in proceedings for offences under the proposed Act and the regulations.

Clause 128 deals with the evidence of analysts in proceedings for offences under the proposed Act or the regulations.

Clause 129 enables a court to order a further analysis in certain circumstances in proceedings for an offence under the proposed Act or the regulations.

Clause 130 enables a witness for the prosecution or an authorised officer in proceedings for an offence under the proposed Act or the regulations to keep confidential certain information and documents obtained.

Clause 131 enables a court, in proceedings for an offence under the proposed Act or the regulations, to award certain costs.

Clause 132 enables a court, in proceedings for an offence under the proposed Act or the regulations, to order corrective advertising.

Clause 133 requires councils and police officers to notify the regulatory authority of the results of any prosecutions of offences under the proposed Act or the regulations undertaken by them.

Part 11 Miscellaneous

Clause 134 protects certain persons from personal liability in connection with acts done in good faith for the purpose of executing a provision of the proposed Act or any other Act or the regulations.

Clause 135 protects the State, authorities and others from civil liability in connection with the handling, sale or consumption of food where the claim is based on alleged negligence or other breach of duty (including statutory duty) arising because of the exercise of (or failure to exercise) functions under the proposed Act.

Clause 136 prevents persons from disclosing information obtained in the execution of the proposed Act except in certain circumstances.

Clause 137 enables the regulatory authority to publish notifications relating to persons convicted of offences under the proposed Act or the regulations.

Clause 138 provides that the proposed Act binds the Crown.

Clause 139 enables regulations to be made for the purposes of the proposed Act.

Clause 140 enables emergency regulations to be made modifying the Food Standards Code that have effect for no longer than 12 months if the Minister has certified that such a regulation is necessary as it relates to an issue of public health and safety.

Clause 141 enables regulations to be made modifying the Food Standards Code if the Minister has certified that such a regulation does not have a significant impact on the implementation and enforcement of uniform food laws in Australia and the Premier has approved of it being made.

Clause 142 repeals the *Food Act 1989* and the *Food Regulation 2001*.

Clause 143 gives effect to proposed Schedule 1 which contains consequential amendments to certain other Acts.

Clause 144 gives effect to proposed Schedule 2 which contains savings, transitional and other provisions.

Schedule 1 Amendment of other Acts

Schedule 1 contains consequential amendments to various other Acts.

Schedule 2 Savings, transitional and other provisions

Schedule 2 contains provisions of a savings and transitional nature consequent on the enactment of the proposed Act.



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Food Bill 2002

No , 2002

A Bill for

An Act to regulate the handling of food for sale and the sale of food and to provide for the application of the *Australia New Zealand Food Standards Code* in New South Wales; to repeal the *Food Act 1989*; and for other purposes.

The Legislature of New South Wales enacts:				1
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		Decis	nistrative Decisions Tribunal means the Administrative ions Tribunal constituted under the Administrative Decisions nal Act 1997.	18 19 20
		adver	tisement means:	21
		(a)	any words, whether written or spoken, or	22
		(b)	any pictorial representation or design, or	23
		(c)	any other representation by any means at all,	24
		used of food.	or apparently used to promote, directly or indirectly, the sale of	25 26
		analy, thing.	sis includes any examination or testing of food or any other	27 28
		anima reptile	al includes an amphibian, bird, crustacean, fish, mollusc or e.	29 30

Preliminary Part	t 1
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in wh	opriate enforcement agency means, in relation to the provision ich the expression is used, the enforcement agency prescribed by egulations for the purposes of that provision.	1 2 3
appro	oved analyst means a person approved under Division 4 of Part 6.	4
	oved form means the form approved from time to time by the atory authority.	5 6
<i>appro</i> Part 6	<i>oved laboratory</i> means a laboratory approved under Division 3 of 6.	7 8
autho Act 1	<i>prised justice</i> has the same meaning as in the <i>Search Warrants</i> 985.	9 10
autho Part 9	<i>orised officer</i> means a person appointed under Division 3 of 9.	11 12
in the	monwealth Food Authority has the same meaning as Authority e Food Standards Australia New Zealand Act 1991 of the monwealth.	13 14 15
enfor	cement agency means:	16
(a)	the regulatory authority, or	17
(b)	any person or body, or a person or body within a class of persons or bodies, prescribed by the regulations for the purposes of this definition.	18 19 20
equip	ment means the whole or part of:	21
(a)	any utensil, machinery, instrument, device, apparatus or appliance that is used, or that is designed or intended for use, in or in connection with the handling of food, or	22 23 24
(b)	any substance, utensil, machinery, instrument, device, apparatus or appliance that is used, or that is designed or intended for use, in cleaning anything referred to in paragraph (a).	25 26 27 28
exam	ine includes weigh, count, test or measure.	29
food	has the meaning given by section 5.	30
food	business has the meaning given by section 6.	31
food Part 7	safety auditor means a person approved under Division 1 of 7.	32 33
	Safety Standards means the standards contained in Chapter 3 of bood Standards Code.	34 35

Food	d Standards Code means the Australia New Zealand Food	1
	dards Code as defined in the Food Standards Australia New	2
	and Act 1991 of the Commonwealth, as modified in accordance	3
with	regulations referred to in section 140 or 141.	4
food	transport vehicle means a vehicle used for the transport of food	5
for sa	ale.	6
	<i>lling of food</i> includes the making, manufacturing, producing,	7
	cting, extracting, processing, storing, transporting, delivering,	8
	aring, treating, preserving, packing, cooking, thawing, serving or	9
•	aying of food.	10
	ovement notice means an improvement notice issued under	11
Part :	5.	12
	includes any tag, brand, mark or statement in writing or any	13
	sentation or design or other descriptive matter on or attached to	14
	ed or displayed in connection with or accompanying any food or	15
pack		16
	age includes any container or wrapper in or by which food	17
	ded for sale is wholly or partly encased, covered, enclosed,	18
	ained or packed and, in the case of food carried or sold or ded to be carried or sold in more than one package, includes	19 20
	y such package.	20
•	vises includes:	22
(a)	land (whether or not vacant), or	23
	`	
(b)	the whole or any part of a building, tent, stall or other structure (whether of a permanent or temporary nature), or	24 25
(c)	a pontoon, or	26
(d)	a vehicle (other than a food transport vehicle while it is engaged in the transport of food).	27 28
nrim	ary food production has the meaning given by section 7.	29
_		
_	<i>ibition order</i> means a prohibition order made under Part 5.	30
	rietor of a food business means:	31
(a)	the person carrying on the food business, or	32
(b)	if that person cannot be identified the person in charge of the food business.	33 34
	<i>ll order</i> means an order under Part 3 requiring the recall or osal, or both, of any food.	35 36

Preliminary	Part 1
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<i>regula</i> Health	atory authority means the Director-General of the Department of it.	1 2
<i>sell</i> in	cludes:	3
(a)	barter, offer or attempt to sell, or	4
(b)	receive for sale, or	5
(c)	have in possession for sale, or	6
(d)	display for sale, or	7
(e)	cause or permit to be sold or offered for sale, or	8
(f)	send, forward or deliver for sale, or	9
(g)	dispose of by any method for valuable consideration, or	10
(h)	dispose of to an agent for sale on consignment, or	11
(i)	provide under a contract of service, or	12
(j)	supply food as a meal or part of a meal to an employee, in accordance with a term of an award governing the employment of the employee or a term of the employee's contract of service, for consumption by the employee at the employee's place of work, or	13 14 15 16
(k)	dispose of by way of raffle, lottery or other game of chance, or	18
(1)	offer as a prize or reward, or	19
(m)	give away for the purpose of advertisement or in furtherance of trade or business, or	20 21
(n)	supply food under a contract (whether or not the contract is made with the consumer of the food), together with accommodation, service or entertainment, in consideration of an inclusive charge for the food supplied and the accommodation, service or entertainment, or	22 23 24 25 26
(0)	supply food (whether or not for consideration) in the course of providing services to patients in public hospitals (within the meaning of the <i>Health Services Act 1997</i>) or inmates in correctional centres (within the meaning of the <i>Crimes (Administration of Sentences) Act 1999</i>), or	27 28 29 30 31
(p)	sell for the purpose of resale.	32
unsaf	has the meaning given by section 8.	33
unsui	table has the meaning given by section 9.	34

Clause 4	Food Bill 2002
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ninary	
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			<i>le</i> means any means of transport, whether self-propelled or not, whether used on land or sea or in the air.	1
	(2)	the pu	ne purposes of this Act, food or equipment that is displayed for urpose of being offered as a prize or reward or given away for the use of advertisement or in the furtherance of trade or business is to have been displayed for sale by the owner of the food or ment.	3 4 5 6 7
	(3)	Notes	s included in this Act do not form part of this Act.	8
5	Mea	nina c	of "food"	ç
•		_	s Act, <i>food</i> includes:	10
	` '	(a)	any substance or thing of a kind used, or represented as being for use, for human consumption (whether it is live, raw, prepared or partly prepared), or	11 12 13
		(b)	any substance or thing of a kind used, or represented as being for use, as an ingredient or additive in a substance or thing referred to in paragraph (a), or	14 15 16
		(c)	any substance used in preparing a substance or thing referred to in paragraph (a) (other than a substance used in preparing a living thing) if it comes into direct contact with the substance or thing referred to in that paragraph, such as a processing aid, or	17 18 19 20 21
		(d)	chewing gum or an ingredient or additive in chewing gum, or any substance used in preparing chewing gum, or	22 23
		(e)	any substance or thing declared to be a food under a declaration in force under section 3B of the <i>Food Standards Australia New Zealand Act 1991</i> of the Commonwealth,	24 25 26
			ner or not the substance, thing or chewing gum is in a condition human consumption.	27 28
	(2)		ever, <i>food</i> does not include a therapeutic good within the meaning a <i>Therapeutic Goods Act 1989</i> of the Commonwealth.	29 30
	(3)	To av	roid doubt, <i>food</i> may include live animals and plants.	31
6	Mea	ning c	of "food business"	32
		(other	s Act, <i>food business</i> means a business, enterprise or activity than a business, enterprise or activity that is primary food action) that involves:	33 34 35

Preliminary	Part 1

		(a)	the handling of food intended for sale, or	1
		(b)	the sale of food,	2
		of a co	lless of whether the business, enterprise or activity concerned is ommercial, charitable or community nature or whether it involves andling or sale of food on one occasion only.	3 4 5
7	Mea	aning o	f "primary food production"	6
	(1)	In thi	s Act, <i>primary food production</i> means the growing, raising,	7
			ation, picking, harvesting, collection or catching of food, and les the following:	8 9
		(a)	the transportation or delivery of food on, from or between the	10
			premises on which it was grown, raised, cultivated, picked, harvested, collected or caught,	11 12
		(b)	the packing, treating (for example, washing) or storing of food	13
			on the premises on which it was grown, raised, cultivated, picked, harvested, collected or caught,	14 15
		(c)	the storage of food in a silo that is not connected with a food	16
			processing operation and the transportation or delivery of food from, between or to such silos,	17 18
		(d)	the sale of livestock at saleyards and the transportation of livestock to and from saleyards,	19 20
		(e)	any other food production activity that is regulated by or under	21
			an Act prescribed by the regulations for the purposes of this subsection.	22 23
	(2)	Howe	ever, <i>primary food production</i> does not include:	24
		(a)	any process involving the substantial transformation of food	25
			(for example, manufacturing or canning), regardless of whether	26
			the process is carried out on the premises on which the food was grown, cultivated, picked, harvested, collected or caught,	27 28
			or	29
		(b)	the sale or service of food directly to the public, or	30
		(c)	any other food production activity that is prescribed by the regulations for the purposes of this subsection.	31 32
		<i>produc</i>	Section 7 (2) (c) enables regulations to be made prescribing food tion activities that are not included in the definition of primary food ction . Such a regulation might be made, for example, to prescribe a food tion activity in relation to which significant and unmanaged food safety s have been identified.	33 34 35 36 37

8	Mea	aning c	of "unsafe" food	1
	(1)	would	ne purposes of this Act, food is <i>unsafe</i> at a particular time if it d be likely to cause physical harm to a person who might later time it, assuming:	2 3 4
		(a)	it was, after that particular time and before being consumed by the person, properly subjected to all processes (if any) that are relevant to its reasonable intended use, and	5 6 7
		(b)	nothing happened to it after that particular time and before being consumed by the person that would prevent its being used for its reasonable intended use, and	8 9 10
		(c)	it was consumed by the person according to its reasonable intended use.	11 12
	(2)	becau inhere	ever, food is not <i>unsafe</i> for the purposes of this Act merely use its inherent nutritional or chemical properties cause, or its ent nature causes, adverse reactions only in persons with allergies astitivities that are not common to the majority of persons.	13 14 15 16
	(3)		osection (1), <i>processes</i> include processes involving storage and ration.	17 18
9	Mea	aning c	of "unsuitable" food	19
	(1)	For th	ne purposes of this Act, food is <i>unsuitable</i> if it is food that:	20
		(a)	is damaged, deteriorated or perished to an extent that affects its reasonable intended use, or	21 22
		(b)	contains any damaged, deteriorated or perished substance that affects its reasonable intended use, or	23 24
		(c)	is the product of a diseased animal, or an animal that has died otherwise than by slaughter, and has not been declared by or under another Act to be safe for human consumption, or	25 26 27
		(d)	contains a biological or chemical agent, or other matter or substance, that is foreign to the nature of the food.	28 29
	(2)	Howe becau	ever, food is not <i>unsuitable</i> for the purposes of this Act merely use:	30 31
		(a)	at any particular time before it is sold for human consumption it contains an agricultural or veterinary chemical, or	32 33
		(b)	when it is sold for human consumption it contains an agricultural or veterinary chemical, so long as it does not	34 35

Preliminary	Part 1
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			contain the chemical in an amount that contravenes the Food Standards Code, or	1
		(c)	it contains a metal or non-metal contaminant (within the	3
		(-)	meaning of the Food Standards Code) in an amount that does	4
			not contravene the permitted level for the contaminant as	5
			specified in the Food Standards Code, or	6
		(d)	it contains any matter or substance that is permitted by the Food Standards Code.	7
	(3)	In this	s section, slaughter of an animal includes the killing of an animal	ç
			process of capturing, taking or harvesting it for the purposes of	10
		prepa	ring it for use as food.	11
10	App	licatio	n of Act to primary food production	12
	(1)	Parts produ	5, 7 and 8 do not apply to or in respect of primary food action.	13 14
	(2)		unctions conferred on authorised officers by Parts 4 and 6 may be exercised in respect of primary food production:	15 16
		(a)	to enable the investigation and prosecution of offences against this Act or the regulations, or	17 18
		(b)	in connection with the making or enforcement of emergency orders under Part 3.	19 20
		Note.	The definition of <i>food business</i> excludes primary food production.	21
11	App	licatio	n of Act to water suppliers	22
	(1)		ollowing provisions of this Act do not apply to a water supplier	23
			pect of the supply of water for human consumption through a lated water system:	24 25
		(a)	sections 13, 15, 16 (1), 17 (1), 18, 19, 20 and 21 (but only to	26
			the extent to which section 21 requires compliance with the	27
			requirements of the Food Safety Standards),	28
		(b)	Parts 5, 7 and 8.	29
	(2)	In this	s section, water supplier means:	30
		(a)	a body that is constituted by or under an Act and that has as or	31
			as one of its functions the supply of water for human	32
			consumption, or	33
		(b)	a person who is employed or engaged by such a body to supply water for human consumption, or	34 35

		(c)	any body or person prescribed by the regulations for the purposes of this section.	1 2
12	Rela	ationsl	nip to other laws	3
	(1)	comn food	or under any other Act (whether passed before or after the nencement of this section) any provision is made in relation to for sale, being a provision that is inconsistent with the provisions as Act or the regulations under this Act, the provisions of this Act regulations prevail to the extent of the inconsistency.	4 5 6 7 8
	(2)		statutory rule relating to any of the following matters must be itted to the Minister before being made: the wholesomeness, cleanliness or freedom from contamination of food,	9 10 11 12
		(b) (c)	the composition of, and standards for, food, the cleanliness of vehicles, premises or places in which food is sold or handled for sale.	13 14 15
	(3)		ach statutory rule may be made unless the Minister approves of of its provisions as relate to any of those matters.	16 17
	(4)		re to comply with any provision of this section does not affect the ty of a statutory rule.	18 19
	(5)	ordin	is section, <i>statutory rule</i> means a regulation, by-law, rule or ance made, or required by law to be approved or confirmed, by overnor or made by a council.	20 21 22

Food Bill 2002	Clause 13	
Offences relating to food	Part 2	
Serious offences relating to food	Division 1	

Part 2 Offences relating to food

Divis	ion 1	Serious offences relating to food	2
13	Han	dling of food in unsafe manner	3
	(1)	A person must not handle food intended for sale in a manner that the person knows will render, or is likely to render, the food unsafe.	4
		Maximum penalty: 1,000 penalty units or imprisonment for 2 years, or both, in the case of an individual and 5,000 penalty units in the case of a corporation.	6 7 8
	(2)	A person must not handle food intended for sale in a manner that the person ought reasonably to know is likely to render the food unsafe.	9 10
		Maximum penalty: 750 penalty units in the case of an individual and 3,750 in the case of a corporation.	11 12
14	Sale	e of unsafe food	13
	(1)	A person must not sell food that the person knows is unsafe.	14
		Maximum penalty: 1,000 penalty units or imprisonment for 2 years, or both, in the case of an individual and 5,000 penalty units in the case of a corporation.	15 16 17
	(2)	A person must not sell food that the person ought reasonably to know is unsafe.	18 19
		Maximum penalty: 750 penalty units in the case of an individual and 3,750 penalty units in the case of a corporation.	20 21
15	Fals	se description of food	22
	(1)	A person must not cause food intended for sale to be falsely described if the person knows that a consumer of the food who relies on the description will, or is likely to, suffer physical harm.	23 24 25
		Maximum penalty: 1,000 penalty units or imprisonment for 2 years, or both, in the case of an individual and 5,000 penalty units in the case of a corporation.	26 27 28
		Note. Examples of food that is falsely described are contained in section 22.	29

Part 2 Division	1	Offences relating to food Serious offences relating to food	
	(2)	A person must not cause food intended for sale to be falsely described if the person ought reasonably to know that a consumer of the food who relies on the description is likely to suffer physical harm.	1 2 3
		Maximum penalty: 750 penalty units in the case of an individual and 3,750 penalty units in the case of a corporation.	4 5
		Note. Examples of food that is falsely described are contained in section 22.	6
	(3)	A person must not sell food that the person knows is falsely described and will, or is likely to, cause physical harm to a consumer of the food who relies on the description.	7 8 9
		Maximum penalty: 1,000 penalty units or imprisonment for 2 years, or both, in the case of an individual and 5,000 penalty units in the case of a corporation.	10 11 12
		Note. Examples of food that is falsely described are contained in section 22.	13
	(4)	A person must not sell food that the person ought reasonably to know is falsely described and is likely to cause physical harm to a consumer of the food who relies on the description.	14 15 16
		Maximum penalty: 750 penalty units in the case of an individual and 3,750 penalty units in the case of a corporation.	17 18
		Note. Examples of food that is falsely described are contained in section 22.	19
Divisi	on 2	Other offences relating to food	20
16	Han	dling and sale of unsafe food	21
	(1)	A person must not handle food intended for sale in a manner that will render, or is likely to render, the food unsafe.	22 23
	(2)	A person must not sell food that is unsafe.	24
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	25 26
17	Han	dling and sale of unsuitable food	27
	(1)	A person must not handle food intended for sale in a manner that will render, or is likely to render, the food unsuitable.	28 29

30

(2) A person must not sell food that is unsuitable.

Clause 15

Food Bill 2002

Offences relating to food Part 2 Other offences relating to food Division 2					
	(3)	For the purposes of this section, it is immaterial whethe concerned is safe.	er the food	1 2	
		Maximum penalty: 400 penalty units in the case of an indi 2,000 penalty units in the case of a corporation.	vidual and	3 4	
18	Mis	leading conduct relating to sale of food		5	
	(1)	A person must not, in the course of carrying on a food engage in conduct that is misleading or deceptive or is likely or deceive in relation to the advertising, packaging or labelli intended for sale or the sale of food.	to mislead	6 7 8 9	
	(2)	A person must not, for the purpose of effecting or promotion of any food in the course of carrying on a food business, food to be advertised, packaged or labelled in a way the describes the food.	, cause the	10 11 12 13	
		Note. Examples of food that is falsely described are contained in sec	ction 22.	14	
	(3)	A person must not, in the course of carrying on a food but food that is packaged or labelled in a way that falsely defood.		15 16 17	
		Note. Examples of food that is falsely described are contained in sec	ction 22.	18	
	(4)	Nothing in subsection (2) or (3) limits the generality of subs	section (1).	19	
		Maximum penalty: 500 penalty units in the case of an indi 2,500 penalty units in the case of a corporation.	vidual and	20 21	
19	Sale of food not complying with purchaser's demand				
	(1)	A person must not, in the course of carrying on a food busine food by way of sale if the food is not of the nature or demanded by the purchaser.		23 24 25	
		Maximum penalty: 500 penalty units in the case of an indi 2,500 penalty units in the case of a corporation.	vidual and	26 27	
	(2)	For the purposes of this section, it is immaterial whethe concerned is safe.	er the food	28 29	
20	Sale	e of unfit equipment or packaging or labelling material		30	

(1) A person must not sell equipment that if used for the purposes for which it was designed or intended to be used:

would render or be likely to render food unsafe, or

Food Bill 2002

Clause 17

Clause 20		Food Bill 2002	
Part 2 Divisio	n 2	Offences relating to food Other offences relating to food	
		(b) would put other equipment, or would be likely to put other equipment, in such a condition that, if the other equipment were used for the purposes for which it was designed or intended to be used, it would render, or be likely to render, food unsafe.	1 2 3 4
	(2)	A person must not sell packaging or labelling material that if used for the purposes for which it was designed or intended to be used would render or be likely to render food unsafe.	5 6 7
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	8
21	Cor	mpliance with Food Standards Code	10
	(1)	A person must comply with any requirement imposed on the person by a provision of the Food Standards Code in relation to the conduct of a food business or to food intended for sale or food for sale.	11 12 13
	(2)	A person must not sell any food that does not comply with a requirement of the Food Standards Code that relates to the food.	14 15
	(3)	A person must not sell or advertise for sale any food that is packaged or labelled in a manner that contravenes a provision of the Food Standards Code.	16 17 18
	(4)	A person must not sell or advertise for sale any food in a manner that contravenes a provision of the Food Standards Code.	19 20
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	21 22
22	Fals	se descriptions of food	23
	(1)	For the purposes of this Part, food that is falsely described includes food to which any one or more of the following paragraphs applies:	24 25
		(a) the food is represented as being of a particular nature or substance for which there is a prescribed standard under the Food Standards Code and the food does not comply with that prescribed standard,	26 27 28 29
		(b) the food is represented as being of a particular nature or substance and it contains, or is mixed or diluted with, any substance in a quantity or proportion that significantly diminishes its food value or nutritive properties as compared	30 31 32 33

with food of the represented nature or substance,

34

Offences relating to food Part 2 Other offences relating to food Division 2					
		(c)	the food is represented as being of a substance and it contains, or is mixed of substance of lower commercial value represented nature or substance,	or diluted with, any	1 2 3 4
		(d)	the food is represented as being of a substance and a constituent of the food partly removed so that its properties compared with food of the represented national control of	has been wholly or are diminished as	5 6 7 8
		(e)	any word, statement, device or design used labelling of the food, or in an advertisement create a false impression as to the nature food, or the commercial value of the foot reasonable person,	t for the food, would or substance of the	9 10 11 12 13
		(f)	the food is not of the nature or substance manner in which it is packaged, labelled or		14 15
	(2)	section 18 (2) partic	out limiting the application of subsection (on 18 (2), food is falsely described for the 2) if it is supplied in response to a purch cular type of food, or a food that does not edient, and the food is not of that type or con	purposes of section aser's request for a contain a particular	16 17 18 19 20
23	App	olicatio	on of provisions outside the State		21
		For t	he purposes of a provision of this Part, it doe concerned was sold or intended for sale out		22 23
		Note.	See section 25 for a defence in relation to food into	ended for export.	24
Divis	sion (3	Defences		25
24	Def	ence ı	relating to publication of advertisements		26
	(1)	In ar	ny proceedings for an offence under this Pa	art in relation to the	27
	. ,	publi	ication of an advertisement, it is a defence for	or a person to prove	28
			the person carried on the business of publish publication of advertisements and that the		29 30

arranged for the publication of the advertisement in question in the

ordinary course of that business.

Food Bill 2002

Clause 22

Clause 24		Food Bill 2002	
Part 2 Division 3		Offences relating to food Defences	
	(2)	Subsection (1) does not apply if the person:	1
		(a) should reasonably have known that the publication of the advertisement was an offence, or	2 3
		(b) had previously been informed in writing by the relevant authority that publication of such an advertisement would constitute an offence, or	4 5 6
		(c) is the proprietor of a food business or is otherwise engaged in the conduct of a food business for which the advertisements concerned were published.	7 8 9
25	Def	ence in respect of food for export	10
	(1)	In any proceedings for an offence under this Part involving a contravention of or failure to comply with a provision of the Food Standards Code in relation to food, it is a defence for a person to prove that:	11 12 13 14
		(a) the food in question is to be exported to another country, and	15
		(b) the food complies with the laws in force at the time of the alleged offence in the place to which the food is to be exported, being laws that deal with the same subject-matter as the provision of the Food Standards Code concerned.	16 17 18 19
	(2)	This section does not apply to food that was originally intended for export but was sold in this State.	20 21
26	Def	ence of due diligence	22
	(1)	In any proceedings for an offence under this Part, it is a defence if it is proved that the person took all reasonable precautions and exercised all due diligence to prevent the commission of the offence by the person or by another person under the person's control.	23 24 25 26
	(2)	Without limiting the ways in which a person may satisfy the requirements of subsection (1), a person satisfies those requirements if it is proved:	27 28 29
		(a) that the commission of the offence was due to: (i) an act or default of another person, or (ii) reliance on information supplied by another person, and	30 31 32

the person carried out all such checks of the food

concerned as were reasonable in all the circumstances,

(b)

that:

or

(i)

Offences relating to food Part 2 Defences Division 3 (ii) it was reasonable in all the circumstances to rely on checks carried out by the person who supplied the food concerned to the person, and (c) that the person did not import the food into this State from another country, and (d) in the case of an offence involving the sale of food, that: the person sold the food in the same condition as when the person purchased it, or (ii) the person sold the food in a different condition to that in which the person purchased it, but that the difference 10 did not result in any contravention of this Act or the 11 regulations. 12 (3) In subsection (2) (a), another person does not include a person who 13 was: 14 (a) an employee or agent of the defendant, or 15 in the case of a defendant that is a body corporate, a director, (b) 16 employee or agent of the defendant. 17 (4) Without limiting the ways in which a person may satisfy the 18 requirements of subsection (1) or (2) (b) (i), a person may satisfy those 19 requirements by proving that: 20 in the case of an offence relating to a food business for which (a) 21 a food safety program is required to be prepared in accordance 22 with the regulations, the person complied with a food safety 23 program for the food business that complies with the 24 requirements of the regulations, or 25 (b) in any other case, the person complied with a scheme (for 26 example, a quality assurance program or an industry code of 27 practice) that was: 28 designed to manage food safety hazards and based on (i) 29 Australian national or international standards, codes or 30 guidelines designed for that purpose, and 31 documented in some manner. (ii) 32 27 Defence of mistaken and reasonable belief not available 33

In any proceedings for an offence under Division 2, it is no defence

that the defendant had a mistaken but reasonable belief as to the facts

that constituted the offence.

Food Bill 2002

Clause 26

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Part 2 Offences relating to food Division 3 Defences 28 Defence in respect of handling food 1 In any proceedings for an offence under section 13, 16 (1) or 17 (1), 2 it is a defence if it is proved that the person caused the food to which 3 the offence relates to be destroyed or otherwise disposed of 4 immediately after the food was handled in the manner that was likely 5 to render it unsafe or unsuitable. 6 29 Defence in respect of sale of unfit equipment or packaging or labelling 7 material 8 In any proceedings for an offence under section 20 (1) or (2), it is a 9 defence if the person proves that the person reasonably believed that 10 the equipment or material concerned was not intended for use in 11

12

Clause 28

Food Bill 2002

connection with the handling of food.

Part 3 Emergency powers

30	Making o	f order	2
		order may be made under this Part by the regulatory authority if the	3
		latory authority has reasonable grounds to believe that the making	4
		ne order is necessary to prevent or reduce the possibility of a	5
		ous danger to public health or to mitigate the adverse consequences	6
	or a	serious danger to public health.	7
31	Nature of	order	8
	An o	order under this Part may do any one or more of the following:	9
	(a)	require the publication of warnings, in a form approved by the	10
	` ,	regulatory authority, that a particular food or type of food is	11
		unsafe,	12
	(b)	prohibit the cultivation, taking, harvesting or obtaining, from a	13
		specified area, of a particular food or type of food,	14
	(c)	prohibit a particular food or type of food from being advertised	15
		or sold,	16
	(d)	direct that a particular food or type of food consigned or	17
		distributed for sale or sold be recalled and specify the manner	18
		in which, and the period within which, the recall is to be	19
		conducted,	20
	(e)	direct that a particular food or type of food be impounded,	21
		isolated, destroyed or otherwise disposed of and specify the	22
		manner in which the impounding, isolation, destruction or	23
		disposal is to be conducted,	24
	(f)	prohibit absolutely the carrying on of an activity in relation to	25
		a particular food or type of food, or permit the carrying on of	26
		the activity in accordance with conditions specified in the order,	27
	(g)	without limiting the generality of paragraph (f), impose	28
		conditions relating to the taking and analysis of samples of the	29
		food or of water or soil or any other thing that is part of the environment in which that activity is carried on in relation to	30
		the food,	32
	(h)	specify methods of analysis (not inconsistent with any methods	33
	()	prescribed by the Food Standards Code) of any samples	34
		required to be taken in accordance with the order.	35

32	Spe	cial pr	ovisions relating to recall orders	1
	(1)	A recall order may require the person, or the persons of a class, that is bound by the order to disclose to the public or to a class of persons specified in the order, in a manner so specified, any one or more of the following:		2 3 4 5
		(a)	the particular food or type of food to be recalled or disposed of,	6
		(b)	the reasons why the food is considered to be unsafe,	7
		(c)	the circumstances in which the consumption of the food is unsafe,	8
		(d)	procedures for disposing of the food.	10
	(2)	food	rson who is required by a recall order to conduct a recall of any must give written notice to the regulatory authority of the eletion of the recall as soon as practicable after that completion.	11 12 13
	(3)	by or order	rson who is bound by a recall order is liable for any cost incurred on behalf of the regulatory authority in connection with the recall and any such cost is taken to be a debt due to the regulatory prity from that person.	14 15 16 17
	(4)	the re	y proceedings for the recovery of the debt, a certificate signed by gulatory authority stating the amount of any costs and the manner eich they were incurred is evidence of the matters certified.	18 19 20
33	Mar	nner of	f making orders	21
	(1)	An or	rder under this Part:	22
		(a)	may be made in writing addressed to the person or persons intended to be bound by it, and served on that person or each of those persons, as the case requires, or	23 24 25
		(b)	may be addressed to several persons, to a class of persons, or to all persons.	26 27
	(2)	out the must, news	the of an order addressed as referred to in subsection (1) (b) setting the terms of the order and the persons to be bound by the order as soon as practicable after the order is made, be published in a paper that, in the opinion of the regulatory authority, will be most to bring the order to the attention of the persons bound by it.	28 29 30 31 32
	(3)		rder under this Part, when it takes effect, is binding on the person rsons to whom it is addressed.	33 34
	(4)	An or	rder that is served on a person takes effect when it is served.	35

Food Bill 2002 Clause 33

Emergency powers	Part 3
Littergericy powers	raits

	(5)	An order, notice of which is published under subsection (2), takes effect at the beginning of the first day on which the notice was published.	1 2 3
	(6)	An order ceases to have effect at the expiration of 90 days after the day on which it takes effect unless it is sooner revoked.	4 5
	(7)	Subsection (6) does not prevent a further order being made in the same terms as an order that has expired.	6 7
	(8)	An order under this Part may be varied or revoked by the regulatory authority in the same manner as the order was made.	9
34	Con	mpensation	10
	(1)	A person bound by an order under this Part who suffers loss as a result of the making of the order may apply to the regulatory authority for compensation if the person considers that there were insufficient grounds for the making of the order.	11 12 13 14
	(2)	If there were insufficient grounds for the making of the order, the regulatory authority is to pay such compensation to the applicant as is just and reasonable.	15 16 17
	(3)	The regulatory authority is to send written notification of its determination as to the payment of compensation under this section to each applicant for the payment of such compensation.	18 19 20
	(4)	If the regulatory authority has not determined an application for compensation under this section within 28 days of receiving the application, the regulatory authority is taken to have refused to pay any compensation.	21 22 23 24
	(5)	An applicant for the payment of compensation under this section who is dissatisfied with a determination by the regulatory authority as to the refusal to pay compensation or as to the amount of compensation may apply to the Administrative Decisions Tribunal for a review of the determination:	25 26 27 28 29
		(a) within 28 days after the day on which notification of the determination was received, or	30 31
		(b) in a case to which subsection (4) applies, within 28 days after the expiration of the 28-day period referred to in that subsection.	32 33

Clause 35	Food Bill 2002

Emergency powers

35	Failure to	comply with emergency order	1
	A pe	rson must not, without reasonable excuse:	2
	(a)	carry on an activity in contravention of any prohibition imposed on the person by an order under this Part, or	3 4
	(b)	neglect or refuse to comply with a direction given by such an order, or	5 6
	(c)	fail to comply with a condition specified in such an order.	7
		imum penalty: 500 penalty units in the case of an individual or 0 penalty units in the case of a corporation.	8
36	Limitation	n on stay of operation of emergency orders	10
	In ar	ny proceedings for judicial review or in any other proceedings, a	11
	court	t or tribunal is not authorised to make an interlocutory order that	12
	has t	he effect of staying the operation of an order under this Part.	13

Part 4 Inspection and seizure powers

Inspection

Divis	sion ′	1	Inspection	2
37	Pov	vers of	f authorised officers	3
	(1)		the purposes of this Act, an authorised officer may, at any nable time, do any one or more of the following:	4 5
		(a)	alone, or with such police officers or other persons as the authorised officer considers necessary, enter and inspect any premises that the authorised officer reasonably believes are used in connection with the handling of any food intended for sale or the sale of food, or any food transport vehicle,	6 7 8 9 10
		(b)	alone, or with such police officers or other persons as the authorised officer considers necessary, enter and inspect any premises or food transport vehicle, in which the authorised officer reasonably believes that there are any records or documents that relate to the handling of any food intended for sale or the sale of food,	11 12 13 14 15
		(c)	examine any food intended for sale,	17
		(d)	open and examine any package that the authorised officer reasonably believes contains any food intended for sale or any equipment,	18 19 20
		(e)	open and examine any equipment,	21
		(f)	examine any labelling or advertising material that appears to the authorised officer to be intended for use in connection with any food intended for sale or any equipment,	22 23 24
		(g)	subject to Division 1 of Part 6, for the purpose of analysing any food sold or intended for sale or for carrying out any other examination in order to determine whether the provisions of this Act or the regulations are being complied with, demand, select and obtain samples of any food,	25 26 27 28 29
		(h)	for the purpose of analysis, take samples of water or soil or any other thing that is part of the environment in which any food is handled to determine whether that environment poses a risk to the safety of the food for human consumption,	30 31 32 33

Division 1

Clause 37	Food Bill 2002
Clause 37	FOOD BIII ZUUZ

Part 4	Inspection and seizure powers
Division 1	Inspection

	(i)	take samples of any thing, other than for the purpose of analysis, that the authorised officer reasonably believes may be used as evidence that an offence has been, or is being, committed under this Act or the regulations,	1 2 3 4
	(j)	examine any records or documents referred to in paragraph (b), make copies of those records or documents or any part of them and, for that purpose, take away and retain (for such time as may be reasonably necessary) any such records or documents or any part of them,	5 6 7 8 9
	(k)	stop and detain any vehicle that the authorised officer is authorised by this subsection to enter,	10 11
	(1)	open, or require to be opened, any container used for the conveyance of goods, or any package, that the authorised officer reasonably believes to contain any food sold or intended for sale, or any equipment,	12 13 14 15
	(m)	take such photographs, films or audio or visual recordings as the authorised officer considers necessary,	16 17
	(n)	take any measurements and make sketches or drawings or any other type of record,	18 19
	(0)	require a person to provide information or answer questions in connection with the authorised officer's functions under this Act or to produce any record, document or thing that an authorised officer is authorised to examine under this Act,	20 21 22 23
	(p)	require a person to state the person's name and residential address,	24 25
	(q)	generally make such investigations and inquiries as may be necessary to ascertain whether an offence under this Act or the regulations has been or is being committed.	26 27 28
(2)		section does not authorise entry into any part of premises that is used solely for residential purposes, except:	29 30
	(a)	with the consent of the occupier of the premises, or	31
	(b)	under the authority of a search warrant, or	32
	(c)	if that part of the premises is being used for the preparation or service of meals provided with paid accommodation.	33 34

Food Bill 2002 Clause 38

Inspection and seizure powers Part 4
Inspection Division 1

38	Pov	ver of seizure	1
		An authorised officer may seize any food, or any vehicle, equipment, package or labelling or advertising material, or any other thing at all, that the authorised officer believes on reasonable grounds:	2 3 4
		(a) is evidence that an offence under this Act or the regulations has been or is being committed, or	5 6
		(b) does not comply with a provision of this Act or the regulations, or, in the case of food, is labelled or packaged in a way that does not comply with a provision of this Act or the regulations.	7 8 9
39	Sea	rch warrants	10
	(1)	An authorised officer may apply to an authorised justice for a search warrant if the authorised officer has reasonable grounds for believing that a provision of this Act or the regulations has been or is being contravened on premises.	11 12 13 14
	(2)	An authorised justice to whom an application is made under this section may, if satisfied that there are reasonable grounds for doing so, issue a search warrant authorising the authorised officer named in the warrant, when accompanied by a police officer, and such other person (if any) as is named in the warrant:	15 16 17 18 19
		(a) to enter the premises concerned, and	20
		(b) to search the premises for evidence of a contravention of this Act or the regulations.	21 22
	(3)	Part 3 of the <i>Search Warrants Act 1985</i> applies to a search warrant issued under this section.	23 24
40	Fail	ure to comply with requirements of authorised officers	25
	(1)	A person must not, without reasonable excuse, fail to comply with a requirement of an authorised officer duly made under this Division.	26 27
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	28 29
	(2)	Such a requirement is not duly made unless, at the time of the making of the requirement, the person of whom the requirement is made is informed by the authorised officer that a refusal or failure to comply with the requirement may constitute an offence.	30 31 32 33

Part 4 Division	1	Inspection and seizure powers Inspection	
41	Inte	rfering with seized items	1
		A person must not, without the permission of an authorised officer, detain, remove or tamper with any food, vehicle, equipment, package or labelling or advertising material or other thing that has been seized under this Act, unless it has been returned in accordance with Division 2 or an order disallowing the seizure has been made under that Division.	2 3 4 5 6 7
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	8
42	Fals	se information	10
		A person must not, in connection with a requirement or direction under this Act, provide any information or produce any document that the person knows is false or misleading in a material particular.	11 12 13
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	14 15
43	Obs	structing or impersonating authorised officers	16
	(1)	A person must not, without reasonable excuse, resist, obstruct, or attempt to obstruct, an authorised officer in the exercise of the authorised officer's functions under this Act.	17 18 19
	(2)	A person must not impersonate an authorised officer.	20
	(3)	A person must not threaten, intimidate or assault an authorised officer in the exercise of the authorised officer's functions under this Act.	21 22
		Maximum penalty: 500 penalty units.	23
Divisi	on 2	2 Items seized by authorised officers	24
44	Seiz	zed items	25
	(1)	Any item seized under this Part may, at the option of the authorised officer who seized the item or of any authorised officer acting in his or her place, be detained in the premises where it was found or be removed to another place and detained there.	26 27 28 29
	(2)	If the item is to be detained in the premises where it was found, the authorised officer:	30 31

Clause 41

Food Bill 2002

Inspection and seizure powers Part 4 Items seized by authorised officers Division 2 (a) may place it in a room, compartment or cabinet in those premises, and 2 (b) may mark, fasten and seal the door or opening providing access 3 to that room, compartment or cabinet, and 4 (c) must ensure that it is marked in such a way as to indicate that 5 it has been seized under this Act. Notification of seizure 45 7 An authorised officer who seizes any item under this Part must, as 8 soon as practicable after the seizure, give the person from whom the 9 item was seized written notification of the seizure that includes the 10 following: 11 a description of the items seized, (a) 12 the reason for the seizure, (b) 13 an explanation of the person's right to make an application to (c) 14 the court under section 52 for an order disallowing the seizure, 15 the address of the place where the item is held if the item has (d) 16 been removed from the premises where it was seized, 17 the name of the enforcement agency to whom the authorised (e) 18 officer reports. 19 46 Destruction of filthy, decomposed or putrid matter 20 If an authorised officer who has seized food under this Part is satisfied 21 that the food consists wholly or partly of filthy, decomposed or putrid 22 matter or that it poses an immediate risk to health or property, the 23 authorised officer (disregarding any provision to the contrary in this 24 Part) may cause the food to be destroyed. 25 Return of seized item 47 26 If, before any item seized under this Part is forfeited to the Crown 27 under this Division, the enforcement agency concerned becomes 28 satisfied that there has been no contravention of this Act or the 29 regulations of which the item is evidence, the enforcement agency 30 must, as soon as practicable, cause the item to be delivered to: 31 the person from whom it was seized, or (a) 32 (b) such other person as appears to the enforcement agency to be 33

entitled to it.

Food Bill 2002

34

Clause 44

48	For	feiture of item	1
	(1)	An item seized under this Part is forfeited to the Crown:	2
		(a) on the expiration of the period allowed by section 52 for the	3
		making of an application for an order disallowing the seizure if	4
		the item has not been dealt with under section 47 and no	5
		application under section 52 has been made within that period,	6
		or	7
		(b) if an application for an order disallowing the seizure has been	8
		made under section 52 but the application has been refused or	9
		has been withdrawn before a decision on the application has	10
		been made, on the date on which the application is refused or	11
		withdrawn.	12
	(2)	An item forfeited to the Crown under this section may be destroyed,	13
		sold or otherwise disposed of as the enforcement agency concerned	14
		may, generally or in a particular case, direct.	15
49	Cos	et of destruction or disposal of forfeited item	16
	(1)	A person who was the owner of an item immediately before its	17
		forfeiture under this Division is liable for any cost incurred by or on	18
		behalf of the enforcement agency concerned in connection with the	19
		lawful destruction or disposal of the item (including any storage costs)	20
		and any such cost is taken to be a debt due to the enforcement agency	21
		from that person.	22
	(2)	In any proceedings for the recovery of the debt, a certificate signed by	23
		the enforcement agency stating the amount of any costs and the	24
		manner in which they were incurred is evidence of the matters	25
		certified.	26
50	Ret	urn of forfeited item	27
	(1)	An item seized under this Part that is forfeited under this Division and	28
		that has not been destroyed or otherwise disposed of in a manner that	29
		would prevent its return must, as soon as practicable, be delivered to	30
		the person from whom it was seized, or such other person as appears	31
		to the enforcement agency concerned to be entitled to it, if the	32
		enforcement agency becomes satisfied that no contravention of this Act	33
		or the regulations has been committed in relation to the item.	34
	(2)	On being so delivered, any proprietary and other interests in the item	35
		that existed immediately before its forfeiture are restored.	36

Compensation to be paid in certain circumstances

	who s the ma	o the enforcement agency that appointed the authorised officer eized the item, but only if the period allowed by section 52 for aking of an application for an order disallowing the seizure has ad and no application has been made.
(2)	this so	forcement agency is, on an application made in accordance with ection, to pay such compensation as is just and reasonable in on to any item seized under this Part by an authorised officer need by it if:
	(a)	no contravention of this Act or the regulations has been committed in relation to the item, and
	(b)	the item cannot be returned or has in consequence of the seizure depreciated in value.
(3)	subsection notification	anforcement agency required to make a determination under ection (2) as to the payment of compensation is to send written eation of its determination to the person from whom the item was and any person seeking compensation under this section.
(4)	If an e	enforcement agency determines to pay compensation under this

(1) A person may apply for compensation for an item seized under this

- section in relation to an item, the compensation is to be paid to the person from whom the item was seized, or such other person as appears to the enforcement agency to be entitled to it.

 (5) A person from whom an item was seized under this Part, or any other
- (5) A person from whom an item was seized under this Part, or any other person who has sought compensation under this section, who is dissatisfied with a determination by an enforcement agency under this section as to the payment of such compensation may apply to the Administrative Decisions Tribunal for a review of the determination within 10 days after the date on which notification of the determination was received.

52 Application for order disallowing seizure

- (1) A person claiming to be entitled to any item seized under this Part may, within 10 days after the date on which the seizure took place, lodge an application with the District Court or a Local Court for an order disallowing the seizure.
- (2) The application is to be made in accordance with the rules governing the court and is not to be heard unless the applicant has previously served a copy of the application on the enforcement agency concerned.

53	Enf	orcement agency entitled to answer application	1
		The enforcement agency concerned is entitled to appear as respondent at the hearing of an application made under section 52.	2 3
54	Ord	er disallowing seizure of item	4
		The court, on the hearing of an application made under section 52, must make an order disallowing the seizure of an item if:	5 6
		(a) it is proved that the applicant would, but for the seizure, be entitled to the item and it is not proved that an offence under this Act or the regulations was being, or had been, committed, being an offence of which the item was evidence, or	7 8 9 10
		(b) in the opinion of the court, there are exceptional circumstances justifying the making of such an order, but otherwise the court must refuse the application.	11 12 13
55	And	illary orders	14
	(1)	In the event that the court makes an order for the return of any item seized under this Part, it must also make one or both of the following orders:	15 16 17
		(a) an order directing the respondent to cause the item to be delivered to the applicant or to such other person as appears to the court to be entitled to it,	18 19 20
		(b) if the item cannot for any reason be so delivered or has in consequence of the seizure depreciated in value, an order directing the enforcement agency concerned to pay to the applicant such amount by way of compensation as the court considers to be just and reasonable.	21 22 23 24 25
	(2)	Despite subsection (1), the court is not to award an amount of compensation that exceeds its general monetary jurisdiction.	26 27
	(3)	The award of costs with respect to the hearing of the application lies in the discretion of the court.	28 29
	(4)	If the court makes an order for the payment of any amount as compensation or awards any amount as costs, the order is enforceable as a judgment of the court.	30 31 32

Food Bill 2002 Clause 56

Inspection and seizure powers Part 4
Items seized by authorised officers Division 2

56 Adjournment pending hearing of other proceedings

If on the hearing of an application made under section 52 it appears to the court that the item that is the subject of the application is required to be produced in evidence in any pending proceedings in connection with an offence under this Act or the regulations or under any other Act or regulations under any other Act, the court, on the application of the respondent or on its own motion, may adjourn the hearing until the conclusion of those proceedings.

Part		•	ovement notices and prohibition orders for	1
	F	orem	ises or equipment	2
57	Unc	elean o	r unfit premises, vehicles or equipment	3
		If an	authorised officer believes, on reasonable grounds, that:	4
		(a)	any premises used by a food business in connection with the	5
		` /	handling of food intended for sale or any equipment or food	6
			transport vehicle is in an unclean or insanitary condition or is	7
			otherwise unfit for the purpose for which it is designed or	8
			intended to be used, or	9
		(b)	any premises used by a food business in connection with the	10
			handling of food intended for sale or any equipment or food	11
			transport vehicle does not comply with a provision of the Food Safety Standards, or	12 13
		()	•	
		(c)	in relation to any premises used in connection with the handling	14
			of food for sale or any food transport vehicle, any relevant food safety program prepared in accordance with the regulations is	15 16
			not being implemented adequately by a food business, or	17
		(d)	any provision of the Food Standards Code is being contravened	
		(u)	in relation to the handling of food intended for sale on any	18 19
			premises or in any food transport vehicle used by a food	20
			business in connection with the handling of food intended for	21
			sale,	22
		the a	uthorised officer may serve an improvement notice on the	23
			ietor of the food business in accordance with this Part.	24
58	lmp	rovem	ent notice	25
	(1)	An in	nprovement notice is to take the form of an order that:	26
		(a)	premises, equipment or a food transport vehicle be put into a	27
			clean and sanitary condition, or be repaired, to the satisfaction	28
			of an authorised officer, or	29
		(b)	equipment or a vehicle be replaced, or	30
		(c)	a food safety program be prepared if required by the	31
		` /	regulations, or	32
		(d)	a food safety program required by the regulations be revised so	33
		` /	as to comply with the requirements of the regulations, or	34

Food Bill 2002 Clause 58

Improvement notices and prohibition orders for premises or equipment	
improvement nearest and promotion orders for promises or equipment	

Part 5

		(e)	be tak	ation to the handling of food intended for sale, measures ken to implement the provisions of any relevant food program required to be prepared by the regulations, or	1 2 3
		(f)		ation to the handling of food intended for sale, measures sen to implement the requirements of the Food Safety ards,	4 5 6
			e) after	od of 24 hours (or such longer period as is specified in the the service of the notice on the proprietor of the food	7 8 9
	(2)	or on period	rised of the app d within	and of the period specified in the improvement notice, the ficer who issued the notice may, on his or her own motion dication of the proprietor of the food business, extend the n which the proprietor of the food business is to take ordance with the notice.	10 11 12 13
	(3)	An in	nproven	ment notice is to state that it is issued under this section.	15
59	Con	nplian	ce with	improvement notice	16
	(1)			ement notice is complied with, an authorised officer is to of compliance on a copy of the notice.	17 18
	(2)	noted	in acc	ed officer must give a copy of an improvement notice, ordance with this section, to the person on whom the t notice was served if requested to do so by the person.	19 20 21
60	Pro	hibitio	n order		22
	(1)		regulato nable gi	ory authority or an enforcement agency believes, on rounds:	23 24
		(a)		ny of the circumstances specified in section 57 (a), (b), (c) exist, and	25 26
		(b)	that: (i)	the proprietor of a food business has not complied with an improvement notice within the time required by section 58 for compliance, or the issue of the order is necessary to prevent or mitigate	27 28 29 30 31
			()	a serious danger to public health,	32
		prohi		ry authority or the enforcement agency may serve a rder on the proprietor of the food business in accordance t.	33 34 35

	(2)	A pro	phibition order is to take the form of an order that:	1
		(a)	no food intended for sale is to be handled on specified premises or a specified part of specified premises, or	2 3
		(b)	no food intended for sale is to be conveyed in a specified vehicle, or	4 5
		(c)	specified equipment is not to be used in connection with food intended for sale, or	6 7
		(d)	no food intended for sale is to be handled by a food business in a specified way or for a specified purpose,	8 9
		cleara equip intended food	the proprietor of the food business has been given a certificate of ance stating that the premises, part of the premises, vehicle or oment may be used for the handling or conveyance of food ded for sale, or for use in connection with such food, or that the may be handled in the specified way or for the specified purpose, e case may be.	10 11 12 13 14 15
	(3) A prohibition order is to state that it is issued under this section.		16	
	(4)	certif the p speci finds.	regulatory authority or person that made the order must give a ficate of clearance if, after an inspection of the premises, part of premises, vehicle or equipment, or the way of handling food, fied in the prohibition order, the regulatory authority or person, by the regulatory authority's or person's own inspection or the t of an authorised officer, that:	17 18 19 20 21 22
		(a)	the premises, part of the premises, vehicle or equipment, or the handling of food by the food business in the specified way or for the specified purpose, is not a serious danger to public health, and	23 24 25 26
		(b)	the person on whom the prohibition order was served has complied with the prohibition order and any improvement notices served on the person.	27 28 29
61	Sco	pe of	notices and orders	30
			improvement notice or a prohibition order may be made with act to any one or more of the following:	31 32
		(a)	any premises or any part of any premises, food transport vehicle or equipment specified in the notice or order,	33 34

Food Bill 2002 Clause 61

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mnrovement notices and	nrominition	OTOPIS IOT	nremicec	OF ECHINDENT
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		(b)	all equipment contained on any premises or any part of any premises, or in a food transport vehicle, specified in the notice	1 2			
			or order, or any specified equipment so contained,	3			
		(c)	the handling of food intended for sale by a food business in a	4			
			specified way or for a specified purpose.	5			
62	Not	ices ar	nd orders to contain certain information	6			
		An in	nprovement notice or prohibition order under this Part:	7			
		(a)	must specify any provision of the Food Standards Code to which it relates, and	8			
		(b)	may specify particular action to be taken by a person to ensure	10			
		(-)	compliance with the provision of the Food Standards Code to	11			
			which it relates.	12			
63	Rec	uest f	or re-inspection	13			
	(1)	The proprietor of the food business whose premises (other than a					
	` ′	vehicle) are affected by a prohibition order may at any time after the					
		order has been served make a written request to the regulatory					
		authority or person who made the order to cause the premises to be inspected by an authorised officer.					
	(2)	The p	proprietor of the food business whose vehicle or equipment is	19			
		affect	ed by a prohibition order may at any time after the order has been	20			
			d make a written request to the regulatory authority or person who	21			
			the order to cause the vehicle or equipment to be inspected by an	22			
		autho	rised officer:	23			
		(a)	at the place where it was originally inspected, or	24			
		(b)	if it is not convenient for it to be inspected at that place, at some	25			
			other place that the regulatory authority or person who made the	26			
			order has agreed to.	27			
	(3)	If a re	equest for inspection is made under this section and the premises,	28			
			le or equipment concerned, through no fault of the proprietor of	29			
			ood business, is not inspected by an authorised officer within the	30			
			d of 48 hours of the receipt of the request by the regulatory	31			
			rity or person, a certificate of clearance is taken to have been	32			
		given	to the proprietor of the food business under section 60.	33			

Part 5

64	Cor	ntravention of prohibition order	1
		A person must not contravene or fail to comply with a prohibition order served on the person under this Part.	2 3
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	4 5
65	Rev	riew of decision to refuse certificate of clearance	6
		The proprietor of a food business on whom a prohibition order has been served may apply to the Administrative Decisions Tribunal for a review of a decision of the regulatory authority or the person who made the order to refuse to give a certificate of clearance under section 60 to the proprietor.	7 8 9 10 11
66	Cor	npensation	12
	(1)	A person bound by a prohibition order who suffers loss as a result of the making of the order may apply to the regulatory authority or person who made the order for compensation if the person bound by the order considers that there were no grounds for the making of the order.	13 14 15 16
	(2)	If there were no grounds for the making of the order, the regulatory authority or enforcement agency is to pay such compensation to the applicant as is just and reasonable.	17 18 19
	(3)	The regulatory authority or enforcement agency is to send written notification of its determination as to the payment of compensation under this section to each applicant for the payment of such compensation.	20 21 22 23
	(4)	If the regulatory authority has not determined an application for compensation under this section within 28 days of receiving the application, the regulatory authority is taken to have refused to pay any compensation.	24 25 26 27
	(5)	An applicant for the payment of compensation under this section who is dissatisfied with a determination by the regulatory authority as to the refusal to pay compensation or as to the amount of compensation may	28 29 30

apply to the Administrative Decisions Tribunal for a review of the

determination was received, or

within 28 days after the day on which notification of the

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determination:

(a)

Food Bill 2002 Clause 66

Improvement notices and prohibition orders for premises or equipment Part 5

(b) in a case to which subsection (4) applies, within 28 days after the expiration of the 28-day period referred to in that subsection.

Part 6 Division 1		Taking and analysis of samples Taking of samples	
Part 6	Takiı	ng and analysis of samples	1
Divisior	n 1	Taking of samples	2
67 Pi	roprieto	er to be informed	3
	purp	enever an authorised officer obtains a sample of food for the oses of analysis, an authorised officer must, either before or as as practicable after obtaining the sample, inform:	4 5 6
	(a)	the proprietor of the food business from which the sample is to be taken or was taken, or	7 8
	(b)	if the proprietor is not present or readily available, the person from whom the sample was obtained or who was in charge of the food from which the sample was taken,	9 10 11
	of th	e authorised officer's intention to have the sample analysed.	12
68 Pa	ayment	for sample	13
		authorised officer when obtaining a sample of food must pay, or er payment of:	14 15
	(a)	the amount prescribed by the regulations as the amount payable for the sample concerned, or	16 17
	(b)	if no such amount is prescribed by the regulations, an amount equal to the current market value of the sample,	18 19
	to th	e person from whom the sample is obtained.	20
69 S	amples	from vending machines	21
	Sect	ions 67 and 68 do not apply to the obtaining of a sample by an	22

authorised officer from a vending machine if the authorised officer

obtains the sample by making proper payment for it and the authorised

officer cannot identify anyone who at the time appears to be in charge

of the machine.

Clause 67

Food Bill 2002

Food Bill 2002 Clause 70

Taking and analysis of samples Part 6

Taking of samples Division 1

70 Packaged food 1 An authorised officer who takes a sample of food for the purposes of 2 this Act that is contained in a closed package intended for retail sale 3 must take the whole of the package unless the package contains two or 4 more smaller packages of the same food. 5 Procedure to be followed 6 (1) This section applies to the taking of samples for the purposes of this 7 Act except to the extent that the Food Standards Code otherwise 8 provides. 9 (2) An authorised officer who obtains a sample of food for the purposes 10 of analysis must (unless subsection (3) applies): 11 divide the sample into 3 separate parts and mark and seal or 12 fasten each part in such manner as its nature will permit, and 13 (b) leave one part with the proprietor of the food business or any 14 other person from whom the sample was obtained or a person 15 appearing to be the employee or agent of that proprietor or 16 other person, and 17 (c) submit one of the remaining parts for analysis, and 18 (d) retain the other remaining part for future comparison. 19 (3) If the division of a sample for analysis into 3 separate parts in 20 accordance with subsection (2) would in the opinion of the authorised 21 officer: 22 so affect or impair the composition or quality of the sample as (a) 23 to render the separate parts unsuitable for accurate analysis, or 24 (b) result in the separate parts being of an insufficient size for 25 accurate analysis, or 26 (c) render the sample in any other way unsuitable for analysis, 27 including a method of analysis prescribed by the regulations in 28 relation to the food from which the sample was taken, 29 the authorised officer may take, in accordance with this section, as 30 many samples as the authorised officer considers necessary to enable 31 an accurate analysis to be carried out and may deal with the sample or 32

samples in such manner as is appropriate in the circumstances.

Part 6 Division 1		Taking and analysis of samples Taking of samples		
	(4)	separ samp those	sample of food is taken by an authorised officer in the form of rate or severable objects, it is not necessary, in dividing that ble into parts in accordance with this section, to divide any one of e objects, and it is sufficient compliance with this section if the orised officer:	1 2 3 4 5
		(a)	takes a number of those objects, and	6
		(b)	divides the number so taken into the requisite number of parts so that each part consists of one or more than one of the separate or severable objects, and	7 8 9
		(c)	deals with those parts in accordance with the preceding provisions of this section.	10 11
72	San	nples	to be submitted for analysis	12
		with	uthorised officer must submit any sample obtained in accordance this Division for analysis under Division 2 unless no longer of the ion that the sample ought to be analysed.	13 14 15
Divis	ion 2	2	Procedures relating to analyses	16
73	Cor	nplian	nce with Food Standards Code	17
		comp	rson who carries out an analysis for the purposes of this Act is to ply with any requirements of the Food Standards Code relating to arrying out of analyses.	18 19 20
74	Cer	tificate	e of analysis	21
	(1)	This	section applies to an analysis that is carried out:	22
		(a)	by an approved laboratory, or	23
		(b)	by an approved analyst, or	24
		(c)	under the supervision of an approved analyst,	25
		for th	ne purposes of this Act.	26
	(2)	On c	completion of an analysis to which this section applies:	27
		(a)	the person in charge of the laboratory at which the analysis was carried out, or	28 29
		(b)	the approved analyst who carried out the analysis, or	30

Clause 71

Food Bill 2002

Taking and analysis of samples			·	
Proced	dures r	elating	to analyses Division 2	
		(c)	the approved analyst who supervised the carrying out of the analysis,	1 2
		perso	give the person who requested the analysis, or an agent of the on, a certificate of analysis, in the approved form, that complies the requirements of subsection (3).	3 4 5
	(3)	The o	certificate of analysis must:	6
		(a)	be dated and signed by the person in charge of the laboratory at which the analysis was carried out or by the approved analyst who carried out the analysis or who supervised the carrying out of the analysis, and	7 8 9 10
		(b)	contain a written report of the analysis that sets out the findings, and	11 12
		(c)	specify the requirements, if any, of the Food Standards Code relating to the carrying out of the analysis and certify that the analysis was carried out in accordance with those requirements.	13 14 15
Divis	ion (3	Approval of laboratories	16
75	Арр	roval	of laboratories	17
	(1)		regulatory authority may approve laboratories for the purposes of ing out analyses under this Act.	18 19
	(2)	labor	erson providing or intending to provide analysis services at a catory may make an application, in the approved form, to the atory authority for an approval of the laboratory under this sion.	20 21 22 23
	(3)	The a	application is to be accompanied by:	24
		(a)	such information as the regulatory authority requires to determine the application, and	25 26
		(b)	the fee, if any, prescribed by the regulations.	27
	(4)	The appro	regulatory authority may, after considering an application for oval:	28 29
		(a)	grant the application, with or without conditions, or	30

Food Bill 2002

(b)

refuse the application.

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Clause 74

Part 6 Division	n 3	Taking and analysis of samples Approval of laboratories	_
	(5)	If the regulatory authority grants an application for approval, it mu issue the applicant with a written approval that sets out the condition to which the approval is subject.	
	(6)	If the regulatory authority refuses an application for approval, the regulatory authority must give notice of the refusal in writing to the applicant setting out the reasons for the refusal.	
76	Ter	m of approval	7
		Except during any period of suspension, an approval of a laborator granted under this Division remains in force until cancelled.	ry 8 9
77	App	proved laboratory to give notice of certain interests	10
		The person in charge of an approved laboratory must notify the regulatory authority of any direct or indirect interest in any food business that a person concerned in the management of, or a employee of, the approved laboratory has as soon as possible aft becoming aware of that interest.	od 12 an 13
		Maximum penalty: 50 penalty units.	16
78		riation of conditions or suspension or cancellation of approval or	of 17
	(1)	The regulatory authority may vary the conditions of, or suspend cancel, the approval of a laboratory under this Division.	or 19 20
	(2)	An approval of a laboratory may be suspended or cancelled on one more of the following grounds:	or 21 22
		(a) if the regulatory authority is satisfied that a person providir services at the laboratory has wilfully or negligent contravened or failed to comply with any provision of this A or the regulations,	ly 24
		(b) if the regulatory authority is satisfied that a person providir services at the laboratory has contravened a condition to which the approval is subject,	
		(c) if the regulatory authority is satisfied that a person in charge of concerned in the management of or employed by, the laborator has a direct or indirect interest in any food business that, in the opinion of the regulatory authority, could affect the carrying of the laboratory's functions under this Act,	ry 31 ne 32
		(d) at the request of the person in charge of the laboratory,	35

Food Bill 2002

Clause 75

Food Bill 2002 Clause 78

Taking and analysis of samples

(c)

Approval of laboratories

	(e)	for any other reason that the regulatory authority considers appropriate.	1 2
(3)		egulatory authority may only vary the conditions of, or suspend ncel, the approval of a laboratory:	3 4
	(a)	 after having given the person in charge of the laboratory: (i) written reasons of its intention to vary, suspend or cancel, and (ii) an opportunity to make submissions, and 	5 6 7 8
	(b)	after having considered any submissions duly made by the person.	9 10
(4)		ection (3) does not apply to the cancellation of an approval at the est of the person in charge of the laboratory.	11 12
(5)		riation of the conditions of, or the suspension or cancellation of, opproval of a laboratory:	13 14
	(a)	must be made by notice in writing, and	15
	(b)	must be served on the person in charge of the laboratory, and	16

Part 6

Division 3

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79 Review of decisions relating to approval

time specified in the notice.

- (1) An applicant for an approval of a laboratory under this Division, or the holder of such an approval, may apply to the Administrative Decisions Tribunal for a review of any of the following decisions relating to the application or approval:
 - the grant or refusal of an application for approval of a (a) laboratory under this Division,

takes effect at the time at which the notice is served or at a later

- the imposition of conditions on an approval, (b)
- (c) the variation of conditions of an approval,
- (d) the suspension or cancellation of an approval.
- (2) An application under this section may only be made within 10 days after service of:
 - (a) the relevant written approval or notice of refusal under section 75, in the case of an application for the review of a decision referred to in subsection (1) (a) or (b), or

Clause 79			Food Bill 2002	
Part 6 Divisior	n 3		Taking and analysis of samples Approval of laboratories	
		(b)	the relevant notice of the variation, suspension or cancellation under section 78, in the case of an application for the review of a decision referred to in subsection (1) (c) or (d).	1 2 3
80	List	of ap	proved laboratories to be maintained	4
	(1)		regulatory authority is to prepare and maintain a list of approved ratories.	5 6
	(2)	The annu	list is to be made publicly available and is to be revised at least ally.	7 8
Divis	ion 4	4	Approval of analysts	9
81	Approval of persons to carry out analyses			
	(1)		regulatory authority may approve natural persons for the purposes urrying out analyses under this Act.	11 12
	(2)		atural person may make an application, in the approved form, to egulatory authority for an approval under this Division.	13 14
	(3)	The	application is to be accompanied by:	15
		(a)	such information as the regulatory authority requires to determine the application, and	16 17
		(b)	the fee, if any, prescribed by the regulations.	18
	(4)	The appro	regulatory authority may, after considering an application for oval:	19 20
		(a)	grant the application, with or without conditions, or	21
		(b)	refuse the application.	22
	(5)	issue	e regulatory authority grants an application for approval, it must e the applicant with a written approval that sets out the conditions hich the approval is subject.	23 24 25
	(6)	regul	e regulatory authority refuses an application for approval, the latory authority must give notice of the refusal in writing to the icant setting out the reasons for the refusal.	26 27 28
82	Teri	m of a	approval	29
		Exce	ept during any period of suspension, an approval of a person ted under this Division remains in force until cancelled.	30 31

Food Bill 2002	Clause 83	
Taking and analysis of samples	Part 6	
Approval of analysts	Division 4	

83	App	roved	analyst to give notice of certain interests	1
		autho	rson who is an approved analyst must notify the regulatory rity of any direct or indirect interest in any food business that the n has as soon as possible after becoming aware of that interest.	2 3 4
		Maxi	mum penalty: 50 penalty units.	5
84	Vari ana		of conditions or suspension or cancellation of approval of	6 7
	(1)		regulatory authority may vary the conditions of, or suspend or el, an approval under this Division.	8
	(2)		pproval of a person under this Division may be suspended or elled on one or more of the following grounds:	10 11
		(a)	if the regulatory authority is satisfied that the person has wilfully or negligently contravened any provision of this Act or the regulations,	12 13 14
		(b)	if the regulatory authority is satisfied that the person has contravened a condition to which the approval is subject,	15 16
		(c)	if the regulatory authority is satisfied that the person has a direct or indirect interest in any food business that, in the opinion of the regulatory authority, could affect the carrying out of the person's functions under this Act,	17 18 19 20
		(d)	at the request of the person,	21
		(e)	for any other reason that the regulatory authority considers appropriate.	22 23
	(3)		egulatory authority may only vary the conditions of, or suspend ncel, the approval of a person under this Division:	24 25
		(a)	after having given the person: (i) written reasons of its intention to vary, suspend or cancel, and (ii) an opportunity to make submissions, and	26 27 28 29
		(b)	after having considered any submissions duly made by the person.	30 31
	(4)		ection (3) does not apply to the cancellation of an approval at the est of the person to whom the approval relates.	32 33

Clause	Clause 84		Food Bill 2002	
Part 6 Divisio	n 4	Taking and analysis of samples Approval of analysts		
	(5)		riation of the conditions of, or the suspension or cancellation of, opproval of a person under this Division:	1 2
		(a)	must be made by notice in writing, and	3
		(b)	must be served on the person, and	4
		(c)	takes effect at the time at which the notice is served or at a later time specified in the notice.	5 6
85	Rev	iew o	f decisions relating to approval	7
	(1)	an aj a rev	pplicant for an approval under this Division, or the holder of such pproval, may apply to the Administrative Decisions Tribunal for view of any of the following decisions of the regulatory authority ing to the application or approval:	8 9 10 11
		(a)	the grant or refusal of an application for approval under this Division, or	12 13
		(b)	the imposition of conditions on an approval, or	14
		(c)	the variation of conditions of an approval, or	15
		(d)	the suspension or cancellation of an approval.	16
	(2)		application under this section may only be made within 10 days service of:	17 18
		(a)	the relevant written approval or notice of refusal under section 81, in the case of an application for the review of a decision referred to in subsection (1) (a) or (b), or	19 20 21
		(b)	the relevant notice of the variation, suspension or cancellation under section 84, in the case of an application for the review of a decision referred to in subsection (1) (c) or (d).	22 23 24
86	List	of ap	proved analysts to be maintained	25
	(1)	The analy	regulatory authority is to prepare and maintain a list of approved ysts.	26 27
	(2)	The annu	list is to be made publicly available and is to be revised at least ally.	28 29

Food Bill 2002	Clause 87
Auditing	Part 7
Approval of food safety auditors	Division 1

Part 7 Auditing **Division 1** Approval of food safety auditors 2 Approval of food safety auditors 87 3 The regulatory authority may approve a natural person to be a food 4 safety auditor for the purposes of this Act if the regulatory authority is 5 satisfied that the person is competent to carry out the functions of a 6 food safety auditor having regard to: 7 (a) the person's technical skills and experience, and 8 (b) any guidelines relating to competency criteria approved by the 9 regulatory authority. 10 (2) A natural person may make an application, in the approved form, to 11 the regulatory authority for an approval under this Part. 12 (3) The application is to be accompanied by: 13 such information as the regulatory authority requires to (a) 14 determine the application, and 15 the fee, if any, prescribed by the regulations. (b) 16 (4) The regulatory authority may, after considering an application for 17 approval: 18 grant the application, with or without conditions, or (a) 19 refuse the application. (b) 20 (5) If the regulatory authority grants an application for approval, it must 21 issue the applicant with a written approval that sets out any conditions 22 to which the approval is subject. 23 (6) If the regulatory authority refuses an application for approval, the 24 regulatory authority must give notice of the refusal in writing to the 25 applicant setting out the reasons for the refusal. 26 88 Term of approval 27 Except during any period of suspension, an approval granted under this 28 Division remains in force for the period specified in the approval 29 unless sooner cancelled.

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Clause 89 Food Bill 2002

Part 7 Auditing

Division 1 Approval of food safety auditors

89	Foo	od safety auditor to give notice of certain interests	1
	(1)	A food safety auditor must notify the regulatory authority of any direct or indirect interest in any food business that the auditor has as soon a possible after becoming aware of that interest.	
		Maximum penalty: 50 penalty units.	5
	(2)	Payment to an auditor for carrying out the functions of an auditor does not constitute a direct or indirect interest in a food business for the purposes of subsection (1).	
90	Vari aud	iation of conditions or suspension or cancellation of approval clitor	of 9
	(1)	The regulatory authority may vary the conditions of, or suspend cancel, an approval under this Division.	or 11
	(2)	An approval of a person may be suspended or cancelled on one of more of the following grounds:	or 13
		(a) if the regulatory authority is satisfied that the person has wilfully or negligently contravened any provision of this Act of the regulations,	
		(b) if the regulatory authority is satisfied that the person had contravened a condition to which the approval is subject,	18 19
		(c) if the regulatory authority is satisfied that the person has no competently carried out any duty of an auditor under this Act	
		(d) if the regulatory authority is satisfied that the person has a direct or indirect interest in any food business that, in the opinion of the regulatory authority, could affect the performance of the person's duties under this Act,	of 23
		(e) at the request of the person,	26
		(f) for any other reason that the regulatory authority consider appropriate.	rs 27 28
	(3)	Payment to an auditor for performing the duties of an auditor does no constitute a direct or indirect interest in a food business for the purposes of subsection (2) (d).	

	(4)	The regulatory authority may only vary the conditions of, or suspend or cancel, the approval of a person:			
		(i) writt	given the person: en reasons of its intention to vary, suspend or el, and	3	
			pportunity to make submissions, and	6	
		(b) after having person.	g considered any submissions duly made by the	7	
	(5)	Subsection (4) does not apply to the cancellation of an approval at the request of the person to whom the approval relates.			
	(6)	A variation of the conditions of, or the suspension or cancellation of, the approval of a person under this Part:		11 12	
		(a) must be by 1	notice in writing, and	13	
		(b) must be serv	ved on the person to whom the approval relates, and	14	
			on the day on which the notice is served or on a	15	
		later day spe	ecified in the notice.	16	
91	Rev	iew of decisions re	lating to approvals	17	
	(1)	11 '		18	
			apply to the Administrative Decisions Tribunal for		
				19	
		a review of any of	the following decisions of the regulatory authority ication or approval:	19 20 21	
		a review of any of relating to the appli	the following decisions of the regulatory authority	20	
		a review of any of relating to the application (a) the grant or Division,	the following decisions of the regulatory authority ication or approval:	20 21 22	
		a review of any of relating to the application (a) the grant or Division, (b) the imposition	the following decisions of the regulatory authority ication or approval: refusal of an application for an approval under this	20 21 22 23	
		 a review of any of relating to the application (a) the grant or Division, (b) the imposition (c) the variation 	the following decisions of the regulatory authority ication or approval: refusal of an application for an approval under this on of conditions on an approval,	20 21 22 23 24	
	(2)	a review of any of relating to the application (a) the grant or Division, (b) the imposition (c) the variation (d) the suspension An applicant for an an approval may ap of the following decrease.	the following decisions of the regulatory authority ication or approval: refusal of an application for an approval under this on of conditions on an approval, of conditions of an approval, on or cancellation of an approval. approval under this Division, or the holder of such oply to the regulatory authority for a review of any cisions relating to the application or approval if the by a body acting under a delegation given by the	20 21 22 23 24 25	
	(2)	a review of any of relating to the application of the grant of Division, (b) the imposition of the variation of the variation of the suspension of the following dedecision was made regulatory authority	the following decisions of the regulatory authority ication or approval: refusal of an application for an approval under this on of conditions on an approval, of conditions of an approval, on or cancellation of an approval. approval under this Division, or the holder of such oply to the regulatory authority for a review of any cisions relating to the application or approval if the by a body acting under a delegation given by the	20 21 22 23 24 25 26 27 28 29 30	
	(2)	a review of any of relating to the application (a) the grant or Division, (b) the imposition (c) the variation (d) the suspension An applicant for an an approval may applicant for an an approval may applicate following dedecision was made regulatory authority (a) the grant or Division,	the following decisions of the regulatory authority ication or approval: refusal of an application for an approval under this on of conditions on an approval, on or cancellation of an approval. approval under this Division, or the holder of such oply to the regulatory authority for a review of any cisions relating to the application or approval if the by a body acting under a delegation given by the	20 21 22 23 24 25 26 27 28 29 30 31	
	(2)	a review of any of relating to the application of the grant of Division, (b) the imposition of the variation of the variation of the suspension of the following decision was made regulatory authority of the grant of Division, (b) the imposition of the imposition of the imposition of the imposition of the property of the imposition of the grant of the imposition of the grant of the imposition of the imposition of the imposition of the grant of the imposition of the impositio	the following decisions of the regulatory authority ication or approval: refusal of an application for an approval under this on of conditions on an approval, on or cancellation of an approval. approval under this Division, or the holder of such oply to the regulatory authority for a review of any cisions relating to the application or approval if the by a body acting under a delegation given by the y: refusal of an application for an approval under this	20 21 22 23 24 25 26 27 28 29 30 31 32 33	

Clause 91		Food Bill 2002			
Part 7 Division 1			Auditing Approval of food safety auditors		
		(d)	the suspension or cancellation of an approval.	1	
	(3)	An application under this section may only be made within 10 days after service of:			
		(a)	the relevant written approval or notice of refusal under section 87, in the case of an application for the review of a decision referred to in subsection (1) (a) or (b) or (2) (a) or (b), or	4 5 6	
		(b)	the relevant notice of the variation, suspension or cancellation under section 90, in the case of an application for the review of a decision referred to in subsection (1) (c) or (d) or (2) (c) or (d).	7 8 9 10	
Divisi	ion 2	2	Auditing and reporting requirements	11	
92	Food safety programs and auditing requirements		ety programs and auditing requirements	12	
	(1)	impo impl	proprietor of a food business must ensure that any requirement osed by the regulations in relation to the preparation, ementation, maintenance or monitoring of a food safety program he food business is complied with.	13 14 15 16	
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.			
	(2)	prog food section	proprietor of a food business must ensure that any food safety ram required to be prepared by the regulations in relation to the business is audited at least as frequently as is determined under on 93 (1), or as redetermined under section 96, in relation to the business.	19 20 21 22 23	
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.		24 25	
93	Prio	Priority classification system and frequency of auditing			
	(1)	The	appropriate enforcement agency must determine:	27	
	` /	(a)	the priority classification of individual food businesses for the purposes of the application of any requirements of the regulations relating to food safety programs, and	28 29 30	
		(b)	the frequency of auditing of any food safety programs required to be prepared by the regulations in relation to the food businesses.	31 32 33	

Food Bill 2002 Clause 93

Auditing Part 7

Auditing and reporting requirements Division 2

(2)	classi	determination must be made having regard to a priority fication system for types of food businesses approved by the atory authority.	1 2 3
(3)		ppropriate enforcement agency must provide written notification proprietor of a food business of:	4 5
	(a)	the priority classification it has determined for the food business, and	6 7
	(b)	the frequency of auditing of any food safety programs required to be prepared by the regulations in relation to the food business, and	8 9 10
	(c)	the date by which the food business must have implemented any food safety program required to be prepared by the regulations in relation to the food business.	11 12 13
(4)	classi enforc any re	appropriate enforcement agency may change the priority fication of an individual food business if the appropriate cement agency believes that the classification is inappropriate for eason, including as a result of changes made to the conduct of the business.	14 15 16 17 18
(5)	to the	ppropriate enforcement agency must provide written notification e proprietor of a food business of any change in priority fication of the food business under subsection (4).	19 20 21
Dut	ies of f	ood safety auditors	22
	A foo	d safety auditor has the following duties:	23
	(a)	to carry out audits of any food safety programs required by the regulations to be prepared in relation to food businesses having regard to the requirements of the regulations,	24 25 26
	(b)	to carry out any necessary follow-up action, including further audits, if necessary, to determine whether action has been taken to remedy any deficiencies of any such food safety program identified in an audit,	27 28 29 30
	(c)	to carry out assessments of food businesses to ascertain their compliance with requirements of the Food Safety Standards,	31 32
	(d)	to report in accordance with section 95.	33

Clause 95 Food Bill 2002

Part 7 Auditing

Division 2 Auditing and reporting requirements

95	Reporting requirements						
	(1)	A food safety auditor must report in writing to the appropriate enforcement agency the results of any audit or assessment carried out by the food safety auditor for the purposes of this Act.	2 3 4				
	(2)	A report under subsection (1) must:	5				
		(a) be in the prescribed form, and	6				
		(b) be submitted to the appropriate enforcement agency within 21 days after the completion of the audit or assessment, and	7 8				
		(c) take account of any action taken before the submission of the report to remedy any deficiency identified by the food safety auditor.	9 10 11				
	(3)) A food safety auditor must indicate in a report of an audit under subsection (1):					
		(a) whether or not the food safety auditor is of the opinion that the food business is being carried on in compliance with the requirements of the regulations relating to food safety programs, and	14 15 16 17				
		(b) any such requirements that the food safety auditor is of the opinion are being contravened in relation to the food business and the manner in which they are being contravened.	18 19 20				
	(4)	A food safety auditor must indicate in a report of an assessment under subsection (1):	21 22				
		(a) whether or not the food safety auditor is of the opinion that the food business is being carried on in compliance with the provisions of the Food Safety Standards, and	23 24 25				
		(b) any such provisions that the food safety auditor is of the opinion are being contravened in relation to the food business and the manner in which they are being contravened.	26 27 28				
	(5)	A food safety auditor must report to the appropriate enforcement agency any contravention of this Act, the regulations relating to food safety programs, or the Food Safety Standards that comes to the food safety auditor's attention in the course of carrying out an audit or assessment for the purposes of this Act:	29 30 31 32 33				
		(a) that is an imminent and serious risk to the safety of food intended for sale, or	34 35				

Food Bill 2002 Clause 95

Auditing Part 7

Auditing and reporting requirements Division 2

		(b) that will cause significant unsuitability of food intended for sale,	1 2	
		as soon as possible but in any event within 24 hours after the contravention comes to the food safety auditor's attention.	3 4	
	(6)	A food safety auditor must report in writing to the appropriate enforcement agency, giving reasons, if the food safety auditor considers that the priority classification of a food business that has been audited by the food safety auditor should be changed.	5 6 7 8	
	(7)	A copy of a report provided to the appropriate enforcement agency in relation to an audit or assessment must be given to the proprietor of the food business concerned.	9 10 11	
96	Rec	letermination of frequency of auditing	12	
	(1)	In this section:	13	
		<i>food safety program</i> , in relation to a food business, means the food safety program (if any) required by the regulations to be prepared for the food business.	14 15 16	
		<i>priority classification</i> means a priority classification set out in the priority classification system referred to in section 93.	17 18	
	(2)	A food safety auditor may determine that the audit frequency of a food safety program for a food business that has been audited by a food safety auditor be changed from the initial audit frequency applicable to a food business within the relevant priority classification to another audit frequency.		
	(3)	The audit frequency to which the initial frequency may be changed must be within the range of audit frequencies appropriate for food businesses within that relevant priority classification.	24 25 26	
	(4)	A food safety auditor must have regard to the following matters in making such a determination:	27 28	
		(a) the compliance history of the food business concerned in relation to any requirements of the regulations regarding food safety programs and the requirements of the Food Safety Standards,	29 30 31 32	
		(b) the audit compliance history (if any) established before the commencement of this subsection.	33 34	

Clause 97 Food Bill 2002

Part 7 Auditing

Division 2 Auditing and reporting requirements

97	Cer	tificates of authority of food safety auditors	1	
	(1)	The regulatory authority is to provide each food safety auditor with a certificate of authority as a food safety auditor.	2 3	
	(2)	The certificate of authority:		
		(a) must state that it is issued under this Act, and	5	
		(b) must give the name of the person to whom it is issued and bear a photograph of that person and the person's signature, and	6 7	
		(c) must state the date, if any, on which it expires, and	8	
		(d) must specify any conditions to which the person's approval is subject, and	9 10	
		(e) must bear the signature of the person by whom it is issued and state the capacity in which the person is acting in issuing the certificate.	11 12 13	
98	List	of food safety auditors to be maintained	14	
	(1)	The regulatory authority is to prepare and maintain a list of food safety auditors.	15 16	
	(2)	The list is to be made publicly available and is to be revised at least annually.	17 18	
99	Obs	structing or impersonating food safety auditors	19	
	(1)	A person must not, without reasonable excuse, resist, obstruct or attempt to obstruct, a food safety auditor in the exercise of the food safety auditor's functions under this Act.	20 21 22	
		Maximum penalty: 500 penalty units in the case of an individual and 2,500 penalty units in the case of a corporation.	23 24	
	(2)	A person who impersonates a food safety auditor is guilty of an offence.	25 26	
		Maximum penalty: 500 penalty units.	27	

Part	8 1	Notif	ication and registration of food businesses	1	
	ć	and a	approval of food premises	2	
100	Not	ificatio	on of conduct of food businesses	3	
		The	proprietor of a food business must not conduct the food business	4	
			ss the proprietor has given written notice, in the approved form, of	5	
			nformation specified in the Food Safety Standards that is to be	6	
			ried to the appropriate enforcement agency before the business is lucted.	7 8	
		Max	imum penalty: 500 penalty units in the case of an individual and	9	
			0 penalty units in the case of a corporation.	10	
101	Exe	mptio	n in relation to notification of information	11	
		Secti	ion 21 (to the extent to which it requires notification of the	12	
			mation referred to in section 100) and section 100 do not apply to	13	
		the f	following food businesses:	14	
		(a)	any food business that is not required by the Food Safety Standards to notify that information, or	15 16	
		(b)	any food business that is registered under this Act or under a	17	
		(-)	law prescribed by the regulations.	18	
102	Registration of food businesses				
	(1)	1) The proprietor of a food business that is required by the regulations to			
			gistered under this Part must not carry on the food business unless	21	
		it is 1	registered under this Part.	22	
		Max	imum penalty: 500 penalty units in the case of an individual and	23	
		1,200	O penalty units in the case of a corporation.	24	
	(2)	The	appropriate enforcement agency may register a food business for	25	
	(-)		purposes of this Part.	26	
	(3)		proprietor of a food business may make an application, in the	27	
			oved form, to the appropriate enforcement agency for the	28	
		regis	tration of the food business under this Part.	29	
	(4)	The	application is to be accompanied by:	30	
		(a)	if required by the appropriate enforcement agency, the design	31	
			and fitout specifications, in a form approved by the appropriate	32	

			enforcement agency, of any premises or proposed premises on which food is to be handled in the course of carrying on the food business, and	1 2 3
		(b)	such other information as the appropriate enforcement agency requires to determine the application, and	4 5
		(c)	the fee, if any, prescribed by the regulations.	6
	(5)		appropriate enforcement agency may, after considering an cation for registration:	7 8
		(a)	grant the application, with or without conditions, or	9
		(b)	refuse the application.	10
	(6)	regist	e appropriate enforcement agency grants an application for tration, it must issue the applicant with a certificate of registration sets out the conditions to which the registration is subject.	11 12 13
	(7)	regist	e appropriate enforcement agency refuses an application for tration, the appropriate enforcement agency must give notice of efusal in writing to the applicant setting out the reasons for the al.	14 15 16 17
103	Rer	newal o	of registration	18
	(1)	time	nolder of a certificate of registration under this Part may, at any during the currency of the registration, apply to the appropriate cement agency for a renewal of the registration.	19 20 21
	(2)		application is to be accompanied by such fee, if any, as is ribed by the regulations.	22 23
	(3)		appropriate enforcement agency may, after considering an cation for renewal of registration:	24 25
		(a)	grant the application, with or without conditions, or	26
		(b)	refuse the application.	27
	(4)	of reg	appropriate enforcement agency grants an application for renewal gistration, the registration is renewed by the issue of a further icate of registration:	28 29 30
		(a)	that takes effect from the expiry of the holder's current certificate of registration, or	31 32
		(b)	if the certificate is issued after that expiry—that takes effect, or is taken to have effect, from the date specified in the certificate.	33 34

Food Bill 2002 Clause 103

Notification and registration of	of food businesses	and approval of food
premises		

Part 8

	(5)	renev notice	e appropriate enforcement agency refuses an application for val of registration, the appropriate enforcement agency must give e of the refusal in writing to the applicant setting out the reasons e refusal.	1 2 3 4
	(6)	that h	ing in this section gives any force to a certificate of registration has expired or been cancelled, or otherwise affects the operation etion 104.	5 6 7
104	Ter	m of re	egistration	8
		busin	pt during any period of suspension, the registration of a food ess granted under this Part remains in force for the period fied in the certificate unless sooner cancelled.	9 10 11
105			of conditions or suspension or cancellation of registration of nesses	12 13
	(1)		appropriate enforcement agency may vary the conditions of, or end or cancel, the registration of a food business under this Part.	14 15
	(2)		egistration of a food business may be suspended or cancelled on r more of the following grounds:	1 <i>6</i> 17
		(a)	if the appropriate enforcement agency is satisfied that there has been a contravention of any provision of this Act or the regulations in the conduct of the food business,	18 19 20
		(b)	if the appropriate enforcement agency is satisfied that a condition to which the registration is subject is being contravened by the food business,	21 22 23
		(c)	at the request of the holder of the certificate of registration,	24
		(d)	for any other reason that the appropriate enforcement agency considers appropriate.	25 26
	(3)		appropriate enforcement agency may only vary the conditions of, spend or cancel, the registration of a food business under this Part:	27 28
		(a)	after having given the holder of the certificate of registration: (i) written notice of its intention to vary, suspend or cancel the registration setting out its reasons, and (ii) an opportunity to make submissions, and	29 30 31 32
		(b)	after having considered any submissions duly made by the	33 34

Part 8

			premises	
	(4)		ection (3) does not apply to the cancellation of registration at the est of the holder of the certificate of registration.	1 2
	(5)		riation of the conditions of, or the suspension or cancellation of, egistration of premises:	3 4
		(a)	must be made by notice in writing, and	5
		(b)	must be served on the holder of the certificate of registration, and	6 7
		(c)	takes effect on the day on which the notice is served or on a later day specified in the notice.	8 9
106	Rev	view of	decisions relating to registration	10
	(1)	holde Decis	pplicant for registration of a food business under this Part, or the er of any such registration, may apply to the Administrative sions Tribunal for a review of any of the following decisions of an exement agency relating to the application or registration:	11 12 13 14
		(a)	the grant or refusal of an application for the registration, or the renewal of registration, of a food business under this Part,	15 16
		(b)	the imposition of conditions on the registration of a food business,	17 18
		(c)	the variation of conditions of the registration of a food business,	19
		(d)	the suspension or cancellation of the registration of a food business.	20 21
	(2)	An agafter:	pplication under this section may only be made within 10 days	22 23
		(a)	the issue of the relevant certificate of registration under section 102 (6) or 103 (4) or the service of the relevant notice of refusal under section 102 (7) or 103 (5), in the case of an application for the review of a decision referred to in subsection (1) (a) or (b), or	24 25 26 27 28
		(b)	the service of the relevant notice of the variation, suspension or cancellation under section 105 (5), in the case of an application for the review of a decision referred to in subsection (1) (c)	29 30 31

32

Notification and registration of food businesses and approval of food

or (d).

Notifica premis		d registration of fo	ood businesses and approval of food	Part 8	
107	Register of food businesses to be maintained			1	
	(1)	Each enforcen	nent agency is to prepare and mainta	in a list of:	2
		(a) food bu	sinesses notified to it under section	100, and	3
		(b) food bu	sinesses registered by it under section	on 102.	4
	(2)	The list is to b	e made publicly available and is to	be revised at least	5

Clause 107

Food Bill 2002

annually.

Part 9 Administration

Divis	ion ′	Regulatory authority	2
108	Fun	ctions of the regulatory authority in relation to this Act	3
		The regulatory authority has such functions in relation to the administration of this Act as are conferred or imposed on it by or under this Act.	4 5 6
109	Dele	egation	7
	(1)	The regulatory authority may delegate to:	8
		(a) a member of staff of the regulatory authority, or	9
		(b) an authorised officer, or	10
		(c) the holder of an office prescribed by the regulations,	11
		any function of the regulatory authority under this Act that is not specified in subsection (2).	12 13
	(2)	The following functions of the regulatory authority cannot be delegated:	14 15
		(a) the power of delegation conferred by this section,	16
		(b) any function under Part 3 (Emergency powers),	17
		(c) any function under section 111 (Conditions on exercise of functions by enforcement agencies).	18 19
	(3)	A delegate may sub-delegate to a person referred to in subsection (1) any function delegated by the regulatory authority if the delegate is authorised in writing to do so by the regulatory authority.	20 21 22
	(4)	A function must not be delegated under this section to an enforcement agency without the consent in writing of the enforcement agency.	23 24

Food Bill 2002	Clause 110	
Administration	Part 9	
Functions of enforcement agencies	Division 2	

Divis	ion 2	2 Functions of enforcement agencies	1
110	Fun	ctions of enforcement agencies in relation to this Act	2
	(1)	An enforcement agency has such functions in relation to the administration of this Act as are conferred or imposed on it by or under this Act or are delegated to it under this Act.	3 4 5
	(2)	A function conferred specifically on an enforcement agency (other than the regulatory authority) by this Act cannot be delegated.	6 7
111	Cor	nditions on exercise of functions by enforcement agencies	8
		The regulatory authority, after consultation with an enforcement agency, may, in writing, impose conditions or limitations on the exercise of functions under this Act by the enforcement agency.	9 10 11
112	Exe	rcise of functions by enforcement agencies	12
	(1)	The regulatory authority may adopt national guidelines relating to the exercise of its functions under this Act and may require other enforcement agencies and authorised officers to adopt those guidelines in the carrying out of their functions under this Act.	13 14 15 16
	(2)	In this section, <i>national guidelines</i> means guidelines prepared for the purposes of this section by the Commonwealth Food Authority.	17 18
113	Rep	oorts by enforcement agencies	19
	(1)	An enforcement agency (other than the regulatory authority) is to report to the regulatory authority, at such intervals as the regulatory authority requires, on the performance of functions under this Act by persons employed or engaged by the agency.	20 21 22 23
	(2)	In addition to any report required under subsection (1), an enforcement agency is to forward to the regulatory authority details of any proceedings for an offence under this Act or the regulations taken by an officer of the agency within one month of the proceedings being finally dealt with.	24 25 26 27 28

Part 9 Administration

Division 3 Appointment of authorised officers

Division 3		3 Appointment of authorised officers	1
114	Арр	pointment of authorised officers	2
	(1)	An enforcement agency may appoint a person to be an authofficer for the purposes of this Act, but only if the enforcement considers the person has appropriate qualifications or experie exercise the functions of an authorised officer.	agency 4
	(2)	Each enforcement agency is to prepare and maintain a list of authofficers appointed by it.	norised 7
115	Cer	rtificates of authority	9
	(1)	An enforcement agency is to provide each authorised officer app by it with a certificate of authority as an authorised officer.	ointed 10
	(2)	The functions of an authorised officer may be limited by the authorficer's certificate of authority.	norised 12
	(3)	The certificate of authority:	14
		(a) must state that it is issued under this Act, and	15
		(b) must give the name of the person to whom it is issued ar a photograph of that person and the person's signature,	
		(c) must state the date, if any, on which it expires, and	18
		(d) must specify any conditions to which the person's authorized, and	ority is 19
		(e) must bear the signature of the person by whom it is issu state the capacity in which the person is acting in issui certificate.	
	(4)	An authorised officer is required to produce the certificate of aut	hority: 24
		(a) if requested to do so by the proprietor of a food business premises are entered by the authorised officer, or	whose 25

if requested to do so by a person whom the authorised officer requires to produce anything or to answer any question.

27 28

(b)

Food Bill 2002	Clause 116	
Administration	Part 9	
Advisory committees	Division 4	

Divis	ion 4	4 Advisory committees	1
116	Esta	ablishment of advisory committees	2
	(1)	The Minister may establish advisory committees to assist the regulatory authority in the exercise of its functions.	3 4
	(2)	An advisory committee is to consist of members appointed from persons having expertise in one or more of the following areas:	5 6
		(a) the food industry,	7
		(b) public health,	8
		(c) the interests of consumers,	9
		(d) the enforcement of food legislation.	10
	(3)	In addition, the Minister may appoint as members of an advisory committee persons having expertise in nutrition, toxicology, microbiology and food technology and such other persons as the Minister considers have appropriate expertise, qualifications or experience as will enable them to make a valuable contribution to the advisory committee.	11 12 13 14 15
	(4)	The Minister may determine the term of office and remuneration of members and the procedure of an advisory committee.	17 18
117	Fun	nctions of advisory committees	19
		An advisory committee has the following functions:	20
		(a) to provide advice to the Minister and the regulatory authority on any issue relating to food as the Minister or the regulatory authority may require,	21 22 23
		(b) such other advisory functions relating to food as the Minister may determine.	24 25

Part 10 Procedural and evidentiary provisions

		1

118	Nat	ture of proceedings for offences	2
	(1)	Proceedings for an offence under this Act or the regulations may dealt with:	be 3
		(a) summarily before a Local Court, or	5
		(b) before the Supreme Court in its summary jurisdiction.	6
	(2)	If proceedings are brought before a Local Court, the maximum monetary penalty that the Local Court may impose for the offence \$10,000, despite any higher maximum monetary penalty provided respect of the offence.	is 8
119	Inst	titution of proceedings	11
		Proceedings for an offence under this Act or the regulations may or be instituted:	nly 12
		(a) unless paragraph (b) applies, within 12 months after the date which the offence is alleged to have been committed, or	on 14 15
		(b) if the proceedings are in respect of a sample of food, with 6 months after the date on which the sample was obtained.	nin 16 17
	(2)	The court may extend the time referred to in subsection (1) for tinstitution of proceedings.	the 18
120	Pen	nalty notices for certain offences	20
	(1)	An authorised officer may serve a penalty notice on a person if appears to the officer that the person has committed an offence und this Act or the regulations, being an offence prescribed by tregulations.	der 22
	(2)	A penalty notice is a notice to the effect that, if the person served do not wish to have the matter determined by a court, the person may person within the time and to the person specified in the notice, the penal prescribed by the regulations for the offence if dealt with under the section.	ay, 26 lty 27
	(3)	A penalty notice is to be served personally or by post.	30
	(4)	If the amount of the penalty prescribed for an alleged offence is pa under this section, no person is liable to any further proceedings for talleged offence.	

	(5)	Payment under this section is not to be regarded as an admission of liability for the purpose of, nor in any way as affecting or prejudicing, any civil claim, action or proceeding arising out of the same occurrence.		
	(6)	The regulations may:	5	
		(a) prescribe an offence for the purposes of this section by specifying the offence or by referring to the provision creating the offence, and	6 7 8	
		(b) prescribe the amount of penalty payable for the offence if dealt with under this section, and	9 10	
		(c) prescribe different amounts of penalties for different offences or classes of offences.	11 12	
	(7)	The amount of a penalty prescribed under this section for an offence must not exceed the maximum amount of penalty which could be imposed for the offence by a court.	13 14 15	
	(8)	This section does not limit the operation of any other provision of, or made under, this or any other Act relating to proceedings that may be taken in respect of offences.	16 17 18	
	(9)	In this section, <i>authorised officer</i> means a police officer, the Director-General or an authorised officer as defined in section 4 (1).	19 20	
121	Offe	ences by employers	21	
	(1)	If an employee contravenes any provision of this Act or the regulations, the employer is taken to have contravened the same provision.	22 23 24	
	(2)	It is a defence in proceedings against an employer for such a contravention if it is established that the employer could not, by the exercise of due diligence, have prevented the contravention.	25 26 27	
	(3)	An employer may be proceeded against and convicted under a provision pursuant to this section whether or not the employee has been proceeded against or been convicted under that provision.	28 29 30	

122	Offences by corporations		
	(1)	If a corporation contravenes, whether by act or omission, any provision of this Act or the regulations, each person who is a director of the corporation or who is concerned in the management of the corporation is taken to have contravened the same provision, unless the person satisfies the court that:	2 3 4 5 6
		(a) the corporation contravened the provision without the knowledge actual, imputed or constructive of the person, or	7 8
		(b) the person was not in a position to influence the conduct of the corporation in relation to its contravention of the provision, or	9 10
		(c) the person, if in such a position, used all due diligence to prevent the contravention by the corporation.	11 12
	(2) A person may be proceeded against and convicted under a provision pursuant to this section whether or not the corporation has been proceeded against or been convicted under that provision.(3) Nothing in this section affects any liability imposed on a corporation for an offence committed by the corporation against this Act or the regulations.		13 14 15
			16 17 18
	(4)	Without limiting any other law or practice regarding the admissibility of evidence, evidence that an officer, employee or agent of a corporation (while acting in his or her capacity as such) had, at any particular time, a particular intention, is evidence that the corporation had that intention.	19 20 21 22 23
123	Lial	pility of employees and agents	24
	(1)	Except as provided by subsection (2), it is no defence in proceedings for an offence under this Act or the regulations that the defendant was, at the time of the commission of the offence, an employee or agent of another person.	25 26 27 28

(2) In any proceedings for an offence under this Act or the regulations, it

proprietor, owner or person in charge.

is a defence for the defendant to prove that the defendant was under

the personal supervision of the proprietor of the food business, or the

owner or person in charge of the place or vehicle, in relation to which

the offence was committed or of another person representing that

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124	Alte	ernative	e verdicts for serious food offences	1	
	(1)	If, on	the trial of a person charged with an offence against section 13	2	
			ier of fact is not satisfied that the person committed the offence	3	
			satisfied that the person committed an offence against section	4	
), the trier of fact may find the person not guilty of the offence	5	
			ed but guilty of an offence against section 16 (1), and the person	6	
		ıs lıab	ble to punishment accordingly.	7	
	(2)	If, on	the trial of a person charged with an offence against section 14,	8	
		the tri	ier of fact is not satisfied that the person committed the offence	9	
		but is	satisfied that the person committed an offence against section	10	
), the trier of fact may find the person not guilty of the offence	11	
			ed but guilty of an offence against section 16 (2), and the person	12	
		is liab	ble to punishment accordingly.	13	
125	No defence to allege deterioration of sample				
		In any	y proceedings for an offence under this Act or the regulations, it	15	
		is not	a defence for a person to allege that any part of a sample retained	16	
		for fu	ture comparison with a sample that has been analysed has from	17	
			al causes deteriorated, perished or undergone any material change	18	
		in its	constitution.	19	
126	Oni	us to p	rove certain matters on defendant	20	
		In any	y proceedings for an offence under this Act or the regulations	21	
		agains	st a defendant who was responsible for making a statement on a	22	
			ge or in an advertisement relating to the origin or composition of	23	
		the fo	ood in question or the therapeutic or nutritive properties of the	24	
			being a statement that is alleged to have caused the food to be	25	
			y described, the onus of proving the correctness of the statement	26	
		is on	the defendant.	27	
127	Pre	sumpti	ions	28	
		In any	y proceedings for an offence under this Act or the regulations, it	29	
	is presumed until, on the balance of probabilities, the contrary is				
			d that:	31	
		(a)	any substance or thing capable of being used as food that was	32	
			sold or prepared for sale or conveyed or intended for sale was	33	

sold, prepared, conveyed or intended for sale for human

consumption, and

34

		(b)	any substance or thing capable of being used as food is not for human consumption if it is prominently marked as not being for human consumption, or with words to that effect, and	1 2 3
		(c)	food that is part of a batch, lot or consignment of food of the same class or description is representative of all of the food in that batch, lot or consignment, and	4 5
		(d)	each part of a sample of food divided for the purpose of analysis under this Act is of uniform composition with every other part of that sample, and	7 8 9
		(e)	a person who sold food in the conduct of a food business and was not the proprietor of the food business sold the food as the agent of the proprietor, and	10 11 12
		(f)	a person who appears from any statement on a package containing food for sale to have imported, manufactured, packed or prepared the food is the importer, manufacturer, packager or preparer of the food, as the case may be, and	13 14 15
		(g)	food that has been sold to a consumer has been sold at some time by any person who respectively imported, manufactured, prepared or packed the food, and	17 18 19
		(h)	a signature purporting to be that of the regulatory authority, an authorised officer, the person in charge of an approved laboratory or an approved analyst is that signature.	20 21 22
128	Cer	tificate	evidence and evidence of analysts	23
	(1)	the pr	tificate of the result of an analysis obtained by the defendant or rosecution in proceedings for an offence under this Act or the ations is admissible in any such proceedings and evidence of the stated in it if:	24 25 26 27
		(a)	the certificate was issued in accordance with section 74, and	28
		(b)	a copy of the certificate is served by the person who obtained it on the other party to the proceedings at least 7 days before the hearing.	29 30 31
	(2)	certifi subse- party	nalyst who carried out an analysis in relation to which a cate is produced as evidence in proceedings as referred to in ction (1) need not be called as a witness in the proceedings by the producing the certificate unless the court hearing the proceedings lers (whether on application made to it or by any other means).	32 33 34 35 36

	(3)	prosec	proceedings for an offence under this Act or the regulations, the cution cannot rely on an analysis as evidence for the purposes of proceedings unless the person who carried out the analysis:	1 2 3
		(a)	is employed or engaged by an approved laboratory, or	4
		(b)	is an approved analyst, or	5
		(c)	was acting under the supervision of an approved analyst.	6
	(4)	In any	proceedings for an offence under this Act or the regulations:	7
		(a)	a document purporting to be a copy of any registration, approval, order, notice or authority under this Act is evidence of that registration, approval, order, notice or authority, or	8 9 10
		(b)	a document purporting to be signed by the regulatory authority certifying that at a specified time or during a specified period: (i) there was or was not in force any registration, approval, order, notice or authority in relation to a specified person or persons, or (ii) that a registration, approval, order, notice or authority was or was not subject to specified conditions,	11 12 13 14 15 16
			is evidence of the matters contained in the document, or	18
		(c)	a document purporting to be signed by the regulatory authority certifying: (i) as to the receipt or otherwise of any notice, application or payment, or (ii) that any amount of fees or other money is payable under this Act by a specified person and has not been paid at the date of the certificate,	19 20 21 22 23 24 25
			is evidence of the matters contained in the document.	26
420	Dou	or of a		25
129			court to order further analysis	27
	(1)		proceedings for an offence under this Act or the regulations, the may, if satisfied that:	28 29
		(a)	there is a disagreement between the evidence of the analysts for the parties to the proceedings, and	30 31
		(b)	it is in the interests of justice to do so,	32
		sent b	that the part or parts of any sample retained under section 71 be by the enforcement agency concerned to an analyst specified by purt or agreed to by the parties.	33 34 35

	(2)	An order may be made under subsection (1) at the request of any party to the proceedings or on the court's own motion.	1 2			
	(3)	An analyst who is sent a part or parts of a sample for analysis under	3			
	(-)	this section is to make an analysis of that part or those parts for the	4			
		information of the court.	5			
	(4)	Subject to section 131, the cost of an analysis under this section is to	6			
	()	be borne by the enforcement agency concerned.	7			
130	Disc	closure by witnesses	8			
	(1)	In any proceedings for an offence under this Act or the regulations, a	9			
		witness for the prosecution is not compelled to disclose the fact that	10			
		the witness received information, the nature of the information	11			
		received or the name of the person from whom the information was	12			
		received.	13			
	(2)	An authorised officer appearing as a witness in any proceedings is not	14			
		compelled to produce any document containing any confidential matter	15			
		made or received in his or her capacity as an authorised officer.	16			
	(3)	Despite subclauses (1) and (2), a court hearing proceedings for an	17			
		offence under this Act or the regulations may order the disclosure of	18			
		any matter, or the production of a document, referred to in those	19			
		subclauses if the court considers that it is necessary in the interests of	20			
		justice.	21			
131	Cou	ırt may order costs and expenses	22			
		Without affecting any other power of a court to award costs, a court	23			
		that hears proceedings for an offence under this Act or the regulations	24			
		has power to make such orders as it thinks fit in respect of the costs	25			
		and expenses of and incidental to the examination, seizure, detention,	26			
		storage, analysis (including further analysis), destruction or other	27			
		disposition of any thing the subject of those proceedings.	28			
132	Cou	ırt may order corrective advertising	29			
		A court by which a person (in this section referred to as <i>the defendant</i>)				
		is found guilty of an offence under Part 2, may make one or both of	31			
		the following orders:	32			
		(a) an order requiring the defendant to disclose in a particular	33			
		manner to the public, to a particular person or to a particular	34			
		class of persons specified information, or information of a	35			

Food Bill 2002 Clause 132

Procedural and evidentiary provisions	

Part 10

		specified kind, which the defendant possesses or to which the defendant has access,	1 2
	(b)	an order requiring the defendant to publish, at his or her own	3
		expense, in a manner and at times specified in the order,	4
		advertisements the terms of which are specified in the order.	5
133	Informatio Director-G	n in relation to prosecutions to be forwarded to eneral	6 7
	When	ever an information is laid by an employee of a council or a	8
	police	officer against a person for an offence against this Act or the	9
	regula	ations, it is the duty of the council concerned or the	10
	Comr	nissioner of Police, as the case requires, to forward to the	11
	regula	atory authority, within one month after the prosecution is dealt	12
	with:		13
	(a)	a copy of the information, and	14
	(b)	particulars of the result of the prosecution.	15

Part 11 Miscellaneous

Pro	tection	n from personal liability	2			
(1)		matter or thing done or omitted to be done by an enforcement	3			
		cy, an advisory committee, or a protected person does not, if the	4			
		er or thing was done or omitted in good faith for the purpose of uting any provision of this Act or any other law, subject a	5			
		cted person personally to any action, liability, claim or demand.	6 7			
(2)	In thi	is section, <i>protected person</i> means any of the following:	8			
	(a)	the Minister,	9			
	(b)	any member of the enforcement agency or of the staff of the enforcement agency,	10 11			
	(c)	an authorised officer,	12			
	(d)	any person acting under the direction of an enforcement agency,	13			
	(e)	any member of an advisory committee,	14			
	(f)	a person employed by the Crown to carry out analyses for the	15			
		purposes of this Act or a person carrying out analyses under the	16			
		supervision of such a person.	17			
Exc	clusion	of liability of the State and others	18			
(1)	This	This section applies to civil proceedings for damages or other				
		pensation brought against the State, the regulatory authority or	20			
		enforcement agency or a protected person referred to in	21			
		on 134.	22			
(2)		ages or other compensation is not payable in any such civil	23			
	proce	eedings to the extent that:	24			
	(a)	the claim is made in connection with the handling, sale or	25			
		consumption of food, and	26			
	(b)	the claim is based on alleged negligence or other breach of duty	27			
		(including statutory duty) arising because of the exercise of, or the failure to exercise, any function under this Act.	28 29			
(3)		section does not affect any entitlement to compensation expressly	30			
	confe	erred by this Act.	31			

Food Bill 2002 Clause 136

Miscellaneous Part 11

136	Disclosure of certain confidential information					
	(1)	of the	rson who has, in connection with the administration or execution is Act, obtained information relating to manufacturing secrets or mercial secrets or confidential processes must not disclose that mation unless the disclosure is made:	2 3 4 5		
		(a)	with the consent of the person from whom the information was obtained, or	6 7		
		(b)	in connection with the administration or execution of this Act, or	8		
		(c)	for the purposes of any legal proceedings arising out of this Act or of any report of any such proceedings, or	10 11		
		(d)	in accordance with a requirement imposed by or under this Act or any other law, or	12 13		
		(e)	to a person administering or enforcing a law of another jurisdiction that corresponds to this Act or any other law prescribed by the regulations, or	14 15 16		
		(f)	to the Commonwealth Food Authority, or	17		
		(g)	to a law enforcement authority, or	18		
		(h)	with other lawful excuse.	19		
		Maxi	imum penalty: 500 penalty units.	20		
	(2)	infor	erson is not guilty of an offence under this section if the mation was publicly available at the time the disclosure concerned made.	21 22 23		
137	Pub	licatio	on of names of offenders	24		
	(1)	in the any j	regulatory authority may publish a notification under this section e Gazette or in a newspaper circulating in this State in respect of person who is convicted of an offence under this Act or the ations relating to the handling or sale of food or an employee or t of whom has been convicted of such an offence.	25 26 27 28 29		
	(2)		notification may only be published within 21 days after the iction unless an appeal is made against the conviction.	30 31		
	(3)	section	appeal is made against the conviction, a notification under this on must not be published unless a final order has been made on al affirming the conviction, in which case, the notification may be published within 21 days of the final order being made.	32 33 34 35		

	(4)	A no	tification under this section may contain:	1
		(a)	the address of the relevant person's place of business, and	2
		(b)	the trade or company name under which the company trades, if relevant, and	3
		(c)	a description of the nature of the offence, the decision of the court, the penalty imposed or any forfeiture incurred, and	5
		(d)	such other information relating to the safety of the food concerned as the regulatory authority thinks necessary.	7
	(5)	No li	ability is incurred by a person for publishing in good faith:	9
		(a)	a notification under this section, or	10
		(b)	a fair report or summary of such a notification.	11
138	Act	to bin	nd Crown	12
		This	Act binds the Crown in right of New South Wales and, in so far	13
		as the	e legislative power of the Parliament of New South Wales permits,	14
		the C	Crown in all its other capacities.	15
139	Reg	gulatio	ns	16
	(1)	or wi	Governor may make regulations, not inconsistent with this Act, for ith respect to any matter that by this Act is required or permitted prescribed or that is necessary or convenient to be prescribed for	17 18 19
		ing out or giving effect to this Act, including the following:	20	
		(a)	requiring the preparation, implementation, maintenance and monitoring of food safety programs for food businesses to	21 22
			ensure that the provisions of this Act and the Food Standards	23
			Code are complied with,	24
		(b)	fees or charges for the purposes of this Act, including (but not	25
			limited to) fees or charges for the provision of information, or	26
			for the carrying out of any inspection or analysis (whether or not the inspection or analysis was requested or agreed to), or in	27 28
			connection with the notification of the use of any food business	29
			or the registration of any food business,	30
		(c)	fees for the making of applications under this Act,	31
		(d)	requirements for the notification by food businesses of	32
			information relating to the conduct of those food businesses,	33
		(e)	regulating or prohibiting any activity relating to the handling or sale of food.	34 35

Food Bill 2002 Clause 139

Miscellaneous	Part 11

	(2)		gulation may create an offence punishable by a penalty not ding 25 penalty units.	1 2
	(3)	part of Food	egulations may apply, adopt or incorporate, whether wholly or in or with or without modifications, any standard, code (except the Standards Code) or other document as in force from time to time in force at a particular time.	3 4 5 6
140	Ten	porar	y emergency regulations modifying the Code	7
	(1)	provis the pr	lations may be made for the purposes of this section that contain sions that are in addition to, or in substitution for, one or more of rovisions of the Food Standards Code as those provisions of the apply in this State.	8 9 10 11
	(2)	unless	gulation made for the purposes of this section must not be made is the Minister has certified that such a regulation is necessary as ites to an issue of public health and safety.	12 13 14
	(3)		vision of a regulation made for the purposes of this section does ontinue in force:	15 16
		(a)	except as provided by paragraph (b), for a period that is more than 12 months, or	17 18
		(b)	if the provision is the same in substance as a provision of a regulation that was previously in force under this Act, for a period that, when added to the period for which that previous provision was in force, is more than 12 months.	19 20 21 22
141	Oth	er regu	ulations modifying the Code	23
	(1)	provis the pr	lations may be made for the purposes of this section that contain sions that are in addition to, or in substitution for, one or more of rovisions of the Food Standards Code as those provisions of the apply in this State.	24 25 26 27
	(2)	unless a sign	gulation made for the purposes of this section must not be made is the Minister has certified that such a regulation does not have nificant impact on the implementation and enforcement of rm food laws in Australia.	28 29 30 31
	(3)		ulation made for the purposes of this section may be made only the approval of the Premier.	32 33

lauseء	9 142 F000 Bill 2002	
Part 11	1 Miscellaneous	
142	Repeals	1
	The Food Act 1989 and the Food Regulation 2001 are repealed.	2
143	Amendment of other Acts	3
	Each Act specified in Schedule 1 is amended as set out in that Schedule.	4 5
144	Savings, transitional and other provisions	ϵ
	Schedule 2 has effect.	7

Amendment of	f ot	her A	Acts.
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Schedule 1

Sch	edule 1 Amendment of other Acts	1
	(Section 143)	2
1.1	Contaminated Land Management Act 1997 No 140	3
	Section 112 Regulations	4
	Omit "Section 88 of the <i>Food Act 1989</i> " from section 112 (5). Insert instead "Section 12 of the <i>Food Act 2002</i> ".	5 6
1.2	Fair Trading Act 1987 No 68	7
	Schedules 1 and 2	8
	Omit "Food Act 1989" wherever occurring. Insert instead "Food Act 2002".	9
1.3	Fluoridation of Public Water Supplies Act 1957 No 58	10
	Section 8 Proof of certificate of analyst	11
	Omit "any person appointed by the Director-General of the Department of Health as an analyst under the <i>Food Act 1989</i> " from section 8 (3).	12 13
	Insert instead "any person who is an approved analyst within the meaning of the <i>Food Act 2002</i> ".	14 15
1.4	Food Production (Safety) Act 1998 No 128	16
[1]	Sections 3 (1) (definition of "relevant Ministers"), 6 and 19 (4)	17
	Omit "Food Act 1989" wherever occurring. Insert instead "Food Act 2002".	18

Food Bill 2002

Schedule 1	Amendment of other Acts
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[2]	Section 14 Authorised officers	1
	Omit "any person appointed under section 79 (1) of the <i>Food Act 1989</i> ".	2
	Insert instead "an authorised officer within the meaning of the <i>Food Act</i> 2002".	3 4
1.5	Local Government Act 1993 No 30	5
[1]	Section 22 Other functions	6
	Omit "Food Act 1989" in the note to that section.	
	Insert instead "Food Act 2002".	8
[2]	Section 124 Orders	9
	Omit the matter relating to the <i>Food Act 1989</i> in the note to the section.	
	Insert instead:	11
	Food Act 2002 (by delegation) improvement notice or prohibition order	12 13
1.6	Protection of the Environment Operations Act 1997 No 156	14
	Section 323 Regulations	15
	Omit "Section 88 of the <i>Food Act 1989</i> " from section 323 (6).	
	Insert instead "Section 12 of the Food Act 2002".	
1.7	Search Warrants Act 1985 No 37	18
	Section 10 Definitions	19
	Omit "section 18 of the <i>Food Act 1989</i> " from the definition of <i>search</i> warrant.	20 21
	Insert instead "section 39 of the <i>Food Act 2002</i> ".	21

Sch	edu	le 2	Savings, transitional and other provisions	1
			(Section 144)	2
Part	1 (Gene	eral	3
1	Reg	julatio	ns	4
	(1)		regulations may contain provisions of a savings or transitional re consequent on the enactment of the following Acts:	5 6
		this A	Act	7
	(2)	If sucthis A	ch a regulation so provides, it has effect despite any provision of Act.	8 9
	(3)		such provision may, if the regulations so provide, take effect from ate of assent to the Act concerned or a later date.	10 11
	(4)	To the extent to which any such provision takes effect from a date to is earlier than the date of its publication in the Gazette, the provision does not operate so as:		12 13 14
		(a)	to affect, in a manner prejudicial to any person (other than the State or an authority of the State), the rights of that person existing before the date of its publication, or	15 16 17
		(b)	to impose liabilities on any person (other than the State or an authority of the State) in respect of anything done or omitted to be done before the date of its publication.	18 19 20
Part	2 F	Prov	isions consequent on enactment of this Act	21
2	Def	inition		22
		In th	is Part, <i>former Act</i> means the <i>Food Act 1989</i> .	23

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Savings, transitional and other provisions

3	Inspectors		
	A person appointed as an inspector for the purposes of the former Act	2	
	and holding that position immediately before the commencement of	3	
	section 114 of this Act is taken to have been appointed as an	4	
	authorised officer under that section and the appointment is subject to	5	
	the same conditions as were imposed on the original appointment.	6	
4	Analysts and certificates	7	
	(1) A person appointed as an analyst for the purposes of the former Act	8	
	and holding that position immediately before the commencement of	9	
	section 81 of this Act is taken to have been approved as an analyst	10	
	under that section and the approval is subject to the same conditions	11	
	as were imposed on the original appointment.	12	
	(2) A certificate given under section 39 of the former Act by an analyst is,	13	
	for the purposes of any proceedings under this Act, taken to be a	14	
	certificate given under section 74 of this Act.	15	
5	Orders and clean-up notices	16	
	An order or clean-up notice made under Part 4 of the former Act	17	
	before its repeal by this Act continues to have effect, and may be	18	
	enforced as if that Act had not been repealed	10	